Exhibit 1-D

Claim No. 2388

Claim #2388 Date Filed: 11/5/2012

B 10 (Official Form 10) (12/11)			
United States Bankruptcy	COURT Southern District of Nev	v York	PROOF OF CLAIM
Name of Debtor: RESIDENTIAL FUNDING COM		Case Number: 12-12020 (MG)	RECEIVED
may file a request for pay	claim for an administrative expense that arises a ment of an administrative expense according to titly to whom the debtor owes money or property	11 U.S.C. § 503.	NOV 0 5 2012 Kurtzman Carson Consultants
Name and address where notices should Duncan K. Robertson 3520 SE Harold Court Portland, OR 97202-4344 Telephone number: (503) 775-9164			COURT USE ONLY Check this box if this claim amends a previously filed claim. Court Claim Number: (If known) Filed on:
Name and address where payment shoul Telephone number:	d be sent (if different from above): email:		☐ Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of statement giving particulars.
1. Amount of Claim as of Date Case If all or part of the claim is secured, com If all or part of the claim is entitled to pr	uplete item 4.		statement that itemizes interest or charges
	ages, see Exhibit POC-A: Verified Com		statement that termizes interest of charges.
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled account as:	3b. Uniform Claim Identifi	ier (optional):
setoff, attach required redacted documer Nature of property or right of setoff:	s secured by a lien on property or a right of ats, and provide the requested information. Real Estate	(See instruction #3b) Amount of arrearage and cincluded in secured claim, Basis for perfection:	other charges, as of the time case was filed, if any: \$
Value of Property: \$% □Fix (when case was filed)	_	Amount of Secured Claim: Amount Unsecured:	s
5. Amount of Claim Entitled to Priori the priority and state the amount.	ity under 11 U.S.C. § 507 (a). If any part of th	e claim falls into one of the foll	owing categories, check the box specifying
☐ Domestic support obligations under 1 U.S.C. § 507 (a)(1)(A) or (a)(1)(B).	11 ☐ Wages, salaries, or commissions (up to earned within 180 days before the case wa debtor's business ceased, whichever is ear 11 U.S.C. § 507 (a)(4).	as filed or the employee bene	efit plan –
☐ Up to \$2,600* of deposits toward purchase, lease, or rental of property or services for personal, family, or househouse – 11 U.S.C. § 507 (a)(7).	☐ Taxes or penalties owed to government 11 U.S.C. § 507 (a)(8).	tal units –	agraph of
	1/1/13 and every 3 years thereafter with respect to		
6 Credite The amount of all novements	on this claim has been credited for the nurnose	of making this proof of claim (S	ee instruction #6)

12-12020-mg Doc 8072-5 Filed 02/05/15 Entered 02/05/15 15:54:23 Exhibit 1-D Pg 3 of 73

B 10 (Official Form 10	0) (12/11)		2
7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "redacted".)			
DO NOT SEND ORIO	FINAL DOCUMENTS. ATTACHED DOCUM	MENTS MAY BE DESTROYED AFT	ER SCANNING.
If the documents are no	ot available, please explain: Attached: Bre	eakout and Exhibit POC-A (Veri	fied Complaint & Exhibits A, B and C)
8. Signature: (See in	struction #8)		
Check the appropriate	box.		
I am the creditor.	☐ I am the creditor's authorized agent. (Attach copy of power of attorney, if any.)	☐ I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3004.)	☐ I am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3005.)
I declare under penalty	of perjury that the information provided in thi	s claim is true and correct to the best o	tmy knowledge, information, and reasonable belief.
Print Name: Dunca Title: Company: Address and telephone	number (if different from notice address above	e): (Signature)	an Al 10/31/2018
Telephone number:	email:		

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, exceptions to these general rules may apply.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the bankruptcy case was filed (for example, Central District of California), the debtor's full name, and the case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor: State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Check whether the clai is entirely unsecured. (See Delli the nature and value of property documentation, and state, as of rate (and whether it is fixed or Value)

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5. Amount of Claim Entitled

If any portion of the claim falls

KURTZMAN CARSON CONSULTANTS

box(es) and state the amount enames a priority. See Deminions, A ciaim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach redacted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

8. Date and Signature:

The individual completing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent, attach a complete copy of any power of attorney, and provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company. Criminal penalties apply for making a false statement on a proof of claim.



Duncan Robertson 3520 S.E. Harold Court Portland, OR 97202-4344 Tel & Fax: (503)775-9164 Uncadunc1@aol.com

Residential Capital Claims Processing Center c/o KCC 2335 Alaska Avenue, El Segundo, California 90245

October 31, 2012

REF: In Re RESIDENTIAL CAPITAL, LLC, et al. Case No. 12-12020 (MG)

Proofs of Claims

Dear KCC and Court:

Enclosed please find the following Proofs of Claim and materials for:

- GMAC Mortgage, LLC and Proof of Claim Breakdown
- Executive Trustee Services, LLC and Proof of Claim Breakdown
- Residential Funding Real Estate Holdings, LLC and Proof of Claim Breakdown
- Residential Funding Company, LLC and Proof of Claim Breakdown
- Homecomings Financial, LLC and Proof of Claim Breakdown 7
- EXHIBIT POC-A Verified Complaint and Exhibits A, B & . This document is exhibit to each of the above proofs of claim.

If you would prefer to have a separate copy of EXHIBIT POC-A for each individual Proof of Claim please let me know. I am assuming that you scan it, and simply attach a copy of that scan to each file.

Attorney Helmut Kah has resigned as my attorney and I am proceeding pro se, which is why his address block has been X'd out on the first page of EXHIBIT POC-A. Please direct all notices to me at the above address and as provided on the Proofs of Claim.

Duncan K. Robertson

Claimant

Thank Ye

3520 SE Harold Court

Portland, OR 97202-4344

Phone & Fax: (503)775-9164

Uncadunc 1@aol.com

PROOF OF CLAIM BREAKDOWN

RESIDENTIAL FUNDING COMPANY, LLC, Debtor

In Re RESIDENTIAL CAPITAL, LLC, et al.

(Jointly Administered)

United States Bankruptcy Court

Southern District of New York

Case No. 12-12020 (MG) (Chapter 11) CREDITOR: Duncan K. Robertson

The following breakdown of claim is based upon attached Verified Complaint, *Exhibit POC-A* (as updated for attorney fees) for claims to 05/14/2012.

Damages resulting from break-ins (trebled under RCW	3,450	
Loss of Property value	155,575	
Loss of use of Property or proceeds therefrom \$207,787 (av. value) x .1 / 12 * 39 months) ¹		67,531
Cost of loan taken out to tender payment (Citi Visa)	780	
Losses from forced sale of securities	50,608	
Loss of use of funds from above securities losses		
$(losses\ x\ .1/year)^{1}$	15,860	
Losses from readiness to tender payment		67,248
Research, expenses under RCW 9A.82.100		25,499
Travel Expense	<u>500</u>	
Tangible Economic Losses to 05/14/12:	\$319,803	
Personal Injuries and intentional infliction of emotional (estimated here at 2 x Tangible Economic Losses)	distress ²	639,606
Attorney Fees to 05/13/2012		22,869
Costs –		22,007
Costs –		
a. Litigation Guarantee – Fidelity Nat. Title		839
b. court costs (filing, service, jury fee – not included)		
c. Hotel etc. to attend trial (not included)		

¹ "Compensation award for the loss of use of the monetary value of the taking from the time of the taking until just compensation is paid." (language from Ethri*dge v. Hwang*, 105 Wn. App. 447 (Aug., 1997) (based upon a taking of land causing it to be unavailable for use).

² See Kloepfel v. Bokor, 149 Wn.2d 192, 194 (Apr. 2003); Cagle v. Burns & Roe, 106 Wn.2d 911, 726 P.2d 434 (Oct. 9, 1986)

- d. Additional attorney fees for courtroom attorney (not included)
- e. Property taxes paid while defending property (not included)

Treble Damages allowable under RCW 9A.82.100(4)(d)

and RCW 19.86.090 (only one included)

25,000

Additional compensation as court may award (not included)

Adverse tax consequences (\$1Mil at est.18% tax rate)

180,000

TOTAL OF CLAIM (subject to adjudication)

\$1,188,117

to/31/20/2

Also not included in above are property taxes paid while defending property.

Claim against RESIDENTIAL FUNDING COMPANY, LLC is 10% of the above total (See Exhibit POC-A, Page 49) \$118,812

A Motion for Relief From Stay is being filed in this proceeding so that these claims may be properly adjudicated in the only court qualified to do so: King County Superior Court, WA.

I certify under penalty of perjury that the above information is true and correct to the best of my knowledge, information, and reasonable belief.

Signed,

Duncan K. Robertson

Claimant

3520 SE Harold Court Portland, OR 97202-4344

Phone & Fax: (503)775-9164

Uncadunc 1@aol.com

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2		
3		
4		
5		
6	,	
7		URT OF WASHINGTON TTY OF KING
8	Duncan K. Robertson,	NO. 12-2-19854-3 SEA
9	Plaintiff,	VERIFIED COMPLAINT FOR:
10	vs.	(1) QUIET TITLE;
	GMAC Mortgage, LLC; Executive	(2) WRONGFUL FORECLOSURE;
11	Trustee Services, LLC; Residential Funding Real Estate Holdings, LLC;	(3) MISREPRESENTATION;
12	Residential Funding Company, LLC;	(4) TRESPASS;
13 ⁻	Residential Funding Corporation; Homecomings Financial, LLC; LSI Title	(5) FRAUD & DECEPTION;
14	Agency, Inc.; JP Morgan Chase Bank N.A.; Bank One National Association;	(6) INFLICTION OF EMOTIONAL DISTRESS;
15	Bank of New York Trust Company N.A.; First American Title Insurance Company;	(7) VIOLATION OF DUTY OF GOOD FAITH AND FAIR DEALING;
16	DOES 1- 100; and all other persons or	(8) AGENCY LIABILITY (CONSPIRACY);
17	parties unknown claiming any right, title, estate, lien, or interest in the real estate described herein,	(9) VIOLATION OF WASHINGTON "LITTLE RICO" STATUTES;
18	Defendants.	(10) VIOLATIONS OF CONSUMER PROTECTION ACT.
19		
20	I. INT	RODUCTION
21	1.1 Definitions of terms frequen	tly used herein:
22	(a) The "Property". Residential re-	al property and improvements commonly known
23	as 12002 4th Avenue Southwest, Seattle, W	Vashington, 98146, Tax Parcel No. 072304-9322-
1	COMPLAINT FOR QUIET TITLE, INJUNCT DECLARATORY RELIEF, DAMAGES, ANI	

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EXHIBIT POC-A



1	04. The legal description of the Property is attached as Exhibit "A" and incorporated by this
2	reference.
3	(b) "Nicholls Note". An Adjustable Rate Note in the face amount of \$100,000
4	which, upon information and belief, was executed by Linda C. Nicholls ("Nicholls") as
5	Borrower, to "Old Kent Mortgage Company, d.b.a. National Pacific Mortgage, a Michigan
6	Corporation" ("Old Kent") as Lender, on November 1, 1999, contemporaneously with the
7	Nicholls DOT (below). The Nicholls Note was not a "loan for purchase."
8	(c) "Nicholls DOT". A Deed of Trust encumbering the Property, purportedly
9	securing the Nicholls Note, and dated November 1, 1999, which names one Linda C. Nicholls
10	("Nicholls") as Grantor, Old Kent Mortgage Company d.b.a. National Pacific Mortgage as
11	Lender/Beneficiary, and N.P. Financial Corporation as Trustee.
12	(d) All uses of the term "Recorded" herein indicate that the referenced document was
13	recorded in the Official Public Records of the Recorder's Office, King County, Washington.
14	(e) The term "Beneficiary" (of a deed of trust) means: "the holder of the instrument or
15	document evidencing the obligations secured by the deed of trust, excluding persons holding
16	the same as security for a different obligation." (RCW 61.24.005(2))
17	1.2 Upon information and belief, all actions of Defendants herein, and all
18	assertions by Defendants, or any of them, of an interest in the Property, are related to the
19	Nicholls Note and/or Nicholls DOT.
20	1.3 Plaintiff Duncan K. Robertson ("Robertson") brings this action for quiet title
21	to the Property described in ¶ 1.1(a) above, and for other relief as set forth below.
22	1.4 No claim is made herein under any laws of the United States.
23	¹ Nicholls DOT: King County Recorder # 19991115001505.

1	ĺ	
2		II. JURISDICTION AND VENUE
3	2.1	All allegations above are re-alleged as though fully set forth.
4	2.2	The court has jurisdiction over the parties to this complaint because at all times
5	relevant the p	parties were either residents of the state of Washington, were incorporated under
6	the laws of th	ne state of Washington, were authorized to and/or did business in the state of
7	Washington,	or were subject to Chapter 23B.18 RCW, committed or directed improper,
8	tortious, or fr	audulent acts against Plaintiff's interest in the Property, or claimed some interest
9	(whether vali	d or not) in the Property which is located in the city of Seattle, King County,
10	Washington.	RCW 4.28.185; RCW 23B.18.060.
11	2.3	The Court has jurisdiction over the subject matter of this action.
12	2.4	Venue is properly placed in this Court because the subject matter of this action
13	is the Propert	y located in King County, Washington. RCW 4.12.010(1).
14		III DI AINTERE
15	i	III. PLAINTIFF
16	3.1	Plaintiff Duncan K. Robertson (herein "Robertson") is a single man residing
17	in the city of	Portland, Multnomah County, state of Oregon.
18		IV. DEFENDANTS
19	4.1	All allegations above are re-alleged as though fully set forth.
20	4.2	All Defendants named herein, except GMAC Mortgage, LLC, ("GMAC")
21	and Homecon	mings Financial, LLC, (herein "Homecomings"), are referenced by name as a
22		the recitals within one or more Recorded documents. The recorded instruments
23		apparent sources of defendants' claims regarding the subject real property are
		HE MIT VALL

1	indexed in Exhibit "C" attached hereto and referenced therein to the paragraph numbers
2	below (i.e. + (a), (b), etc.).
3	4.3 Defendant GMAC Mortgage, LLC, ("GMAC") is a Delaware limited
4	liability company.
5	4.4 Defendant Residential Funding Real Estate Holdings, LLC ² , ("RFREH") is
6	a Delaware limited liability company and a wholly owned subsidiary of Defendant GMAC.
7	4.5 Defendant Residential Funding Company LLC ("RFC-LLC") is a Delaward
8	limited liability company and a wholly owned subsidiary of Defendant GMAC. The
9	company engages in the business of, among other things, acquiring residential mortgage loans
10	and selling those loans through securitization programs.
11	4.6 Defendant Residential Funding Corporation ("RFCorp") was a Delaware
12	Corporation, although also registered as a Minnesota corporation ³ , and is or was a wholly
13	owned subsidiary of Defendant GMAC. RFCorp is believed to have been merged into
14	RFC-LLC and to have used the logo "GMAC-RFC", as does its successor.
15	4.7 Defendant Homecomings Financial, LLC, formerly known as Homecomings
6	Financial Network, Inc., (herein "Homecomings") is a Delaware limited liability company
17	and a wholly owned subsidiary of Defendant GMAC.
8	4.8 Defendant JP Morgan Chase Bank N.A., ("Chase") [see footnote 2] is a
9	national bank with a principal place of business in Columbus, Ohio. In 2004 Chase became
20	the successor by merger to Bank One National Association (¶ 4.9 below).
21	4.9 Defendant Bank One National Association ("Bank One") [footnote 2] is or
23	² Defendant is a Nonadmitted Organization operating in Washington under Chapter 23B.18 RCW. ³ Minnesota Secretary of State shows two corporations with this name, one domestic, one foreign with a Pennsylvania address. Both are listed as inactive.

was a Delaware corporation or bank with its principal place of business in Chicago, IL.⁴ 2 4.10 Defendant Bank of New York Trust Company, N.A. ("BNY") [see footnote 3 2] is a nationally chartered trust company who, upon information and belief, is a wholly 4 owned subsidiary of The Bank of New York Mellon Corporation, a Delaware corporation. 5 4.11 Defendant First American Title Insurance Company ("First American") is, 6 upon information and belief, a California corporation which was once registered as a 7 Washington domestic corporation, and licensed as a resident Title Insurance Company of 8 Washington (see \P 10.2). 9 4.12 Defendant Executive Trustee Services, LLC ("ETS") is a Delaware limited 10 liability company doing business in Washington through offices in California.⁵ ETS is 11 believed to be a wholly owned subsidiary of GMAC. 12 Defendant LSI Title Agency, Inc. ("LSI") is an Illinois corporation claiming 13 to be a Resident Title Insurance Agency in the state of Washington. At all relevant times 14 herein LSI purports to be qualified to act as a trustee under Washington Deed of Trust Act 15 ("WDTA"). 16 4.14 Claims of Unknown Parties. All other persons or parties unknown claiming 17 any right, title, estate, lien, or interest in the real estate described in the complaint herein. 18 Defendants DOES 1-100 are fictitious names for individuals, or entities, or affiliates or 19 subsidiaries of one or more of the other named Defendants, whose names are unknown to 20 ⁴ Bank One was merged into Chase on July 1, 2004 and at that time ceased to exist as a separate 21 business entity. ⁵ California Secretary of State shows that Executive Trustee Services, Inc. surrendered its California 22 corporate registration status in 1997. An entity named ETS Group, LLC, registered as an LLC in California on 04/07/2009 as a resident entity; Executive Trustee Services, LLC, is a dba of ETS Group, LLC, registered 5/4/2009 in Los Angeles County (ETS was not licensed in the state of 23 California between 1997 and 05/04/2009, see e.g. ¶ 5.24, Exhibit C ¶ 4.12(a)(1 – 4)).

1	Plaintiff at this time and who may have liability for some or all of the conduct alleged herein.
2	Defendants DOES 1 – 100 may be individuals, corporations, partnerships, limited
3	partnerships, limited liability companies, or any other form of legal entity. On information
4	and belief, DOES $1-100$ are responsible and liable in some way for the claims herein. When
5	the names of said Defendants are ascertained, this complaint shall be amended accordingly.
6	4.15 Defendants GMAC, RFREH, RFC-LLC, RFCorp, Homecomings, and
7	ETS, are sometimes hereinafter referred to collectively as "GMAC Group".
8	4.16 Upon information and belief, Plaintiff alleges the existence of agency
9	relationships between Defendants during material times herein. The specific terms and
10	conditions of any such agency relationships, representation, or employment relationship as
11	between one or more of the Defendants, are unknown to Plaintiff.
12	V. FACTUAL BACKGROUND
13	5.1 All allegations set forth above are re-alleged as though fully set forth herein.
14	5.2 Plaintiff acquired fee simple title to the Property on October 3, 2008, pursuant
15	to a Trustee's Deed which was Recorded on October 7, 2008. ⁶ A true copy of Plaintiff's
16	Trustee's Deed is attached hereto as Exhibit B and is hereby incorporated.
17	5.3 Plaintiff has paid toward King County taxes on the Property from November
18	2009 through the present.
19	5.4 Immediately following his purchase of the Property at the September 26, 2008
20	trustee's sale (See 5.2 above), Plaintiff began to pursue the process of marketing and/or
21	
22	6 Tourisse's Dood insued by Dune D. Cuitter, Touriss, or Outshou 2, 2000 and Decembed on Outshou 7
23	⁶ Trustee's Deed issued by Ryan D. Griffin, Trustee, on October 3, 2008 and Recorded on October 7, 2008 under # 20081007001048. Attached as Exhibit B.
	HELMUT KAH, Attorney at Law

1	developing of the Property, which at that time was valued at \$285,000. ⁷		
2	5.5 Plaintiff promptly undertook to ascertain, pay, and extinguish all valid		
3	subsisting liens and encumbrances Recorded against the Property in order to clear his title an		
4	gain the ability to make beneficial use thereof.		
5	5.6 The Nicholls DOT, dated November 1, 1999, was among the Recorded		
6	purported encumbrances.		
7	5.7 Nicholls acquired her interest in the Property by way of a Personal		
8	Representative's Statutory Warranty Deed dated November 5, 1999 and Recorded on		
9	November 15, 1999 under instrument no. 19991115001504. Nicholls had no power to grant ⁸		
10	the Nicholls DOT on November 1, 1999. RCW 64.04.010, 020.		
11	Plaintiff's futile efforts to clear the apparent Nicholls encumbrance through Defendant Homecomings		
12			
13	5.8 At various times relevant hereto, Defendant Homecomings has acted or		
14	claimed to act as a servicer of the Nicholls Note and DOT.		
15	5.9 On September 30, 2008 Plaintiff's counsel informed Homecomings by		
16	telephone that Plaintiff had purchased the Property and wished to remove the Property		
17	encumbrance represented by the Nicholls DOT, and requested the pay-off amount for the		
18	Nicholls Note that it purportedly secured.		
19	5.10 Homecomings refused to provide Plaintiff's counsel the requested pay-off		
20	information.		
21	⁷ Per Appraisal provided by John Bauer (Zip Realty), October, 2008.		
22	⁸ RCW 61.24.005(7). A Washington deed of trust encumbers "the person's interest in property" at the time the DOT is executed. A deed of trust conveys to trustee the power of sale, not title; "When a deed		
23	of trust is foreclosed, the trustee sells only such title as the grantor held at the time the deed was granted * * * " (Mann v. Household Finance Corp. III, 109 Wn. App. 387, 388 (Dec. 11, 2001).		

1	5.11	On o	or about October 24, 2008 Plaintiff personally communicated with
2	Homecomings via telephone as follows.		
3		(a)	Plaintiff again requested the payoff amount on the Nicholls Note;
4		(b)	Plaintiff offered to bring the Nicholls loan account current
5			pending Homecomings' review and determination of the payoff amount;
7		(c)	Homecomings confirmed that it is the servicer of the Nicholls loan account;
8		(d)	Homecomings stated that the Nicholls loan is not assumable;
9		(e)	Plaintiff provided Homecomings with his name, address, and telephone number;
11		(f)	Plaintiff affirmed that upon being informed of the payoff amount he would complete the pay-off transaction through escrow;
12 13		(g)	Homecomings agreed to provide Plaintiff a full pay-off statement within five days.
14	5.12	In re	eliance upon Homecomings' promise to provide the payoff statement,
15	Plaintiff bega	n mak	ting arrangements to obtain a loan and took a \$26,000 draw on his Citi
16	MasterCard a	t a cos	st of \$780 to gather the funds needed for the full payoff.
17	5.13	Plair	ntiff's counsel arranged for Fidelity National Title Company of Bellevue,
18	King County,	Wash	nington to act as escrow for the payoff transaction with Homecomings.
19	5.14	Hon	necomings failed to provide the payoff statement (see ¶ 5.11(g) above), or
20	any other info	rmatio	on.
21	5.15	Hon	necomings failed to further communicate with Plaintiff. (see ¶ 5.11).
22	5.16	By J	anuary 2009 Plaintiff had arranged to clear all encumbrances Recorded
23	against the Pro	operty	except the Nicholls DOT.
ı			HELMUT KAH, Attorney at Law

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 8 of 54

16818 140th Avenue NE
Woodinville, WA 98072-9001
Phone: 425-949-8357
Fax: 425-949-679
Cell: (206) 234-7798
Email: helmut.kah@att.net
WSBA # 18541

1	5.17 In January 2009 Plaintiff through counsel mailed the following to
2	Homecomings by certified mail, received by Homecomings on January 31, 2009:
3	(a) verification of Plaintiff's ownership of the Property,
4	(b) a chronological statement of events including Plaintiff's efforts to resolve
5	the matter, and
6	(c) an offer dated January 26, 2009 to pay \$90,000.00 in full satisfaction of the
7	Nicholls Note and Deed of Trust, the transaction to be processed in escrow.
8	5.18 Anticipating cooperation by Homecomings, Plaintiff cashed out \$28,887 in
9	securities, taking a \$653 loss at that time, 9 in order to accumulate funds for the full payoff of
10	the Nicholls DOT encumbrance.
11	5.19 Homecomings failed to respond in any way to Plaintiff's written advisory and
12	offer described in ¶ 5.17, above.
13	5.20 As a direct and proximate result of Homecomings' failure and refusal to
14	communicate and cooperate with Plaintiff's efforts to remove the Nicholls' DOT
15	encumbrance from the Property, Plaintiff's plans to renovate, rent, develop, and/or market the
16	Property were defeated, and Plaintiff sustained substantial monetary injury and damage in an
17	amount to be proven at trial.
18	First American and ETS pursue nonjudicial foreclosure proceedings against the Property
9	without notice to Plaintiff:
20	5.21 Although Plaintiff's Trustee's Deed was Recorded on October 7, 2008,
21	Defendants First American and ETS pursued a series of nonjudicial deed of trust foreclosure
22	9 Losses shown here and in ¶ 5.54 are computed on tax basis only - cost of securities less proceeds of
23	sale thereof. Subsequent losses of what securities would be worth today and loss of use of funds to be proven at trial.
ı	HELMUT KAH, Attorney at Law

1	proceedings against the Property in 2009 without notice to Plaintiff, contrary to and in		
2	violation of RCW 61.24.040(1)(b)(iii).		
3	5.22	On January 12, 2009, a Notice of Trustee's Sale 10 was Recorded scheduling a	
4	nonjudicial fo	oreclosure sale of the Property on April 17, 2009.	
5	5.23	The January 12, 2009 Notice of Trustee's Sale (¶ 5.22) was issued in the name	
6	of First Ame	erican Title Insurance Company as the foreclosing Trustee and Bank One "as	
7	trustee" as Be	eneficiary of the Nicholls DOT (See Exhibit C \P 4.9(a)(7)).	
8	5.24	Upon information and belief, the January 12, 2009 Notice of Trustee's Sale	
9	(¶ 5.22) was	drafted, prepared, Recorded, and processed by Defendant ETS.	
10	5.25	Upon information and belief, Plaintiff alleges that Defendant GMAC directed	
11	the activities of First American and ETS regarding the nonjudicial foreclosure process		
12	initiated by the January 12, 2009 Notice of Trustee's Sale (¶ 5.22).		
13	5.26	The April 17, 2009 nonjudicial foreclosure sale of the Property was	
14	rescheduled to	o June 12, 2009.	
15	5.27	Plaintiff was unaware of the nonjudicial foreclosure proceedings and was not	
16	given notice o	of the change of the sale date from April 17 to June 12, 2009. (¶ 5.26)	
17	5.28	On June 9, 2009 Plaintiff for the first time learned of the foreclosure	
18	proceedings v	when an individual interested in bidding at the June 12 sale contacted him and	
19	mentioned the pending foreclosure sale.		
20	5.29	Plaintiff was alarmed and distraught upon learning on June 9, 2009 that his	
21	Property was scheduled to be auctioned off at a nonjuducial foreclosure sale a mere three (3)		
22	days later.		
23	¹⁰ First American Notice of Trustee's Sale Recorded under No. 20090112001130		
		HEI MIIT KAH Attorney at Law	

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 10 of 54

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1	5.30	Plaintiff immediately contacted his counsel, who promptly and relentlessly
2	pursued conta	act with the named trustee, First American, in efforts to stop the unlawful June
3	12, 2009 nonj	judicial foreclosure sale of the Property.
4	5.31	Although First American is identified as the trustee and its address and a
5	"Sale Line" p	hone number are contained in the January 12, 2009 Notice of Trustee's Sale,
6	First Americ	an refused any discussion of the foreclosure with Plaintiff's counsel and
7	redirected hin	n to contact ETS.
8	5.32	Upon information and belief, Plaintiff alleges that First American performed
9	no role as trus	stee under the Nicholls DOT, other than renting its name, and signatures (if
10	indeed genuin	ne) on documents, to ETS to create an appearance of legitimacy.
11	5.33	Upon information and belief, First American was trustee under the Nicholls
12	DOT in name	only and all trustee functions were abdicated to and usurped by ETS.
13	5.34	On June 10, 2009 Plaintiff's counsel:
14		(a) faxed a copy of Plaintiff's Trustee's Deed to ETS showing that
15		Plaintiff is the fee simple owner of the Property, and
16		(b) informed ETS that Plaintiff had not been provided notice of the
17		non-judicial foreclosure sales scheduled for either April 17, 2009 or June 12, 2009 (footnote 10 above).
18	5.35	ETS represented to Plaintiff's counsel on June 10, 2009 that GMAC is the
19	holder of the 1	Nicholls Note.
20	5.36	In the June 10, 2009 communications with Plaintiff's counsel (¶ 5.34 above):
21		(a) ETS refused to cancel, discontinue, or postpone the June 12,
22		2009 trustee's sale, and
23		(b) ETS refused to provide Plaintiff any contact information of the
		HELMIT KAH Attorney at Law

the pa 5.39 Plainti Nichelaress in	(c) These refusals were despite ETS knowledge that Plaintiff is the fee simple owner of the Property, that Plaintiff was not served with the January 12, 2009 Notice of Trustee's Sale, or the April 17, 2009, or June 12, 2009, nonjudicial foreclosure sale dates. Fortuitously but unknown to Plaintiff at the time, the June 12, 2009 trustee's perty did not go forward because Linda Nicholls had filed a personal cition on May 7, 2009 which automatically stayed the sale. In June 2009 Plaintiff's counsel asked ETS to obtain from Homecomings and y-off amount on the Nicholls' Note as of October 2008. On June 16, 2009, apparently in response to the inquiry described in ¶ 5.38 ff's counsel received a fax sent from an unidentified fax machine titled: "To: olls" and "Statement Sent to Name: ADDL F/C ARE \$448 G/T 06/26/09." The included was a P.O. Box in Waterloo, IA. The fax requested payment be sent in roximately \$27,500 more than Plaintiff believes was owed on the Nicholls
the Prooficy pe 5.38 the pa 5.39 Plainti Nichelars in	with the January 12, 2009 <i>Notice of Trustee's Sale</i> , or the April 17, 2009, or June 12, 2009, nonjudicial foreclosure sale dates. Fortuitously but unknown to Plaintiff at the time, the June 12, 2009 trustee's perty did not go forward because Linda Nicholls had filed a personal cition on May 7, 2009 which automatically stayed the sale. In June 2009 Plaintiff's counsel asked ETS to obtain from Homecomings and y-off amount on the Nicholls' Note as of October 2008. On June 16, 2009, apparently in response to the inquiry described in ¶ 5.38 ff's counsel received a fax sent from an unidentified fax machine titled: "To: olls" and "Statement Sent to Name: ADDL F/C ARE \$448 G/T 06/26/09." The included was a P.O. Box in Waterloo, IA. The fax requested payment be sent in
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dress in	cluded was a P.O. Box in Waterloo, IA. The fax requested payment be sent in
ınt app	
	roximately \$27,500 more than Plaintiff believes was owed on the Nicholis
of Oot	
or Oct	ober, 2008.
5.40	The Notice of Trustee's Sale Recorded January 12, 2009 (see ¶ 5.22, above),
s follo	ws that the beneficial interest in the Nicholls DOT had been:
	"assigned by OLD KENT MORTGAGE COMPANY D.B.A.
	NATIONAL PACIFIC MORTGAGE to RFC-BANK ONE, NATIONAL ASSOCIATION, AS TRUSTEE FKA THE FIRST
	NATIONAL ASSOCIATION, AS TRUSTEE FRATHE FIRST NATIONAL BANK OF CHICAGO, AS TRUSTEE." 11
5.41	Having learned through his own research that Bank One no longer existed and
One w	holly merged into and was succeeded by defendant Chase almost five years earlier
•	5.41

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 12 of 54

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1	had been succeeded by Chase, Plaintiff himself contacted Chase to obtain the pay	/-off
2	amount. Chase instructed Plaintiff to fax his inquiries and requests to Chase's Es	scalated Lien
3	Release Department.	
4	5.42 On June 10, 2009, as instructed, Plaintiff faxed his inquiries and red	quests to
5	Chase's Escalated Lien Release Department together with a copy of his Trustee's	Deed and
6	the Nicholls DOT.	
7	5.43 Plaintiff's fax (¶ 5.42 above) asked Chase for the pay-off amount of	on the
8	Nicholls loan together with explanation of how the payoff figure was calculated or	r, in the
9	alternative, that the Property be released from the lien of the Nicholls DOT.	
10	5.44 Chase copied Plaintiff with emails in which Chase stated that:	
11		he
12	Nicholls loan, and	
13		
14	may have some unspecified involvement with the Nicholls No and/or DOT.	ote
15	5.45 Chase failed to provide Plaintiff any pay-off information and did no	ot release
16	the Property from the lien of the Nichols DOT.	
17	5.46 First American and/or ETS rescheduled the nonjudicial foreclosur	e sale of
18	the Property, this time to July 10, 2009, and did not notify Plaintiff of the new sale	date or that
19	they were going ahead in their attempts to sell the Property.	
20	5.47 On July 7, 2009 Plaintiff fortuitously learned of the rescheduled for	eclosure
21	sale date of July 10, 2009, and notified his counsel.	,
22	5.48 Plaintiff's counsel immediately phoned ETS and demanded that the	unlawful
23	sale scheduled for July 10 be stopped. ETS refused to stop the sale.	
		,

1	5.49	Plaintiff's counsel contacted Chase in the early morning of Thursday, July 9,
2	2009 protestin	ng the rescheduled sale of Property on July 10.
3	5.50	Chase advised Plaintiff's counsel to contact a James Barden ("Barden"),
4	corporate law	yer of "GMAC RESCAP," and provided Barden's telephone number.
5	5.51	Plaintiff's counsel contacted Barden, and Barden promised to "cancel" the
6	Friday, July 1	0, 2009 trustee's sale.
7	5.52	The nonjudicial foreclosure sale did not go forward on July 10, 2009, but the
8	Notice of Tru	stee's Sale Recorded on January 12, 2009 was not withdrawn or discontinued.
9	Instead, it remained a matter of record and a cloud on Plaintiff's title until Notice of	
10	Discontinuance was finally Recorded on June 17, 2010, only after much time, effort, and	
11	expense had been sustained by Plaintiff.	
12	5.53	On July 20, 2009 Plaintiff's counsel submitted to GMAC's counsel Barden via
13	email a summ	nary of the matter to date, a protest of GMAC's conduct, and requested:
14		(a) Identification of the holder of the Nicholls Note and Beneficiary
15		of the Nicholls DOT;
16		(b) An explanation of the Recorded Old Kent Assignment of Deed of Trust ¹² to Bank One "as trustee" where no Beneficiary was
17		named. (See ¶ 6.8 below)
18		(c) That Barden establish his authority to resolve the matter, or -
19		(d) The name, address and phone number of a contact person with
20		such authority whom Plaintiff may communicate to resolve the
21		matter; and
22		(d) (by implication) The proper (October, 2008) pay-off figure on
23	¹² Assignment of #20000803000	of Nicholls Deed of Trust, Old Kent to Bank One, King County Recorder 299.
		THE ALUT IZALL AND ALUT

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 14 of 54

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1 the Nicholls note and Deed of Trust. 2 5.54 Relying on Barden's asserted authority to resolve the matter, and in 3 anticipation of finally obtaining the just pay-off amount together with identification of the 4 person with authority to receive the payoff and remove the Nicholls DOT lien from the 5 Property, Plaintiff cashed out \$63,796 of securities, taking a \$49,955 loss in the process. (see 6 footnote 9 above) and arranged for Fidelity National Title to act as escrow. 7 5.55 On August 10, 2009, Barden replied to Plaintiff's counsel (See ¶ 5.53) via 8 email, and instead of providing a payoff figure for October, 2008, wrote, "The only provable 9 date I think is the certified letter date," and suggested a payoff figure of \$114,880.83 as of 10 January 26, 2009, including foreclosure, unspecified servicing costs and attorney fees accrued 11 after Robertson's October 2008 attempts to tender pay off of the Nicholls loan. 12 5.56 Barden failed and refused to provide a just pay-off amount and further failed to 13 (a) identify the holder of the Nicholls note; 14 (b) identify the Beneficiary of the Nicholls DOT; 15 provide any explanation of the irregularities in the only purported (c) Assignment of Deed of Trust (footnote 12); 13 16 provide any assurance that he, whomever he represented, or any (d) 17 other identified person or entity, had the authority to accept the 18 payoff in satisfaction of the Nicholls Note, cancel the Nicholls 19 Note, deliver the cancelled Note, and execute and record or deliver to Plaintiff a full reconveyance of the Nicholls DOT. 20 5.57 On October 7, 2009 Plaintiff's counsel sent a letter via certified mail return 21 receipt requested to First American and to ETS in yet another effort to resolve the matter. 22 23 to that time - subsequent purported assignment has appeared; see \$5.66 below.

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 15 of 54 HELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

Neither First American nor ETS responded to that letter. 2 LSI is appointed by RFREH as Successor Trustee under the Nicholls DOT: 3 5.58 On February 17, 2010 an instrument purportedly appointing Defendant LSI as 4 Successor Trustee under the Nicholls DOT was Recorded. 14 This document, titled 5 Appointment of Successor Trustee, is signed by a Tim Witten for Defendant RFREH. Tim 6 Witten's representative capacity is not disclosed in said document. 15 (See also ¶ 11.13 -7 11.15(e). 8 5.59 The February 17, 2010 appointment of LSI as Successor Trustee recites that 9 Residential Funding Real Estate Holdings, LLC, is Beneficiary of the Nicholls DOT and 10 directs that after recording it be mailed to ETS in Burbank California. 11 First American records a Notice of Trustee's 12 Sale under the Nicholls DOT on March 23, 2010 after LSI has ostensibly been officially named as 13 successor trustee under the Nicholls DOT: 14 On March 23, 2010 a Notice of Trustee's Sale 16 scheduling a noniudicial 5.60 15 foreclosure sale of the Property on June 25, 2010, was Recorded in the name of First 16 American, although First American was no longer the trustee of record under the Nicholls 17 DOT (see § 5.57 above), with instructions that after recording it be mailed to ETS in 18 Burbank, California. 19 On June 16, 2010 Plaintiff's counsel commenced a series of emails to First 5.61 20 American, demanding answers to the unlawful procedures herein described being done in 21 Appointment of LSI as Successor Trustee: King County Recorder #20100217000758 22 ¹⁵ Instrument is void on its face, including Insufficient signature, RCW 64.04.020, CA Civil Code §1189(a); Insufficient acknowledgement, CA Civil Code §1190. 23 ¹⁶ 2010 Sale Attempt (Notice of Trustee's Sale): King County Recorder #20100323000378.

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 16 of 54

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1	their name, and noting that to date they had refused to respond in any way to questions and
2	demands. One such email of June 17, 2010 reiterated, among other things:
3	"My letter of October 2009 asks questions, which remain unanswered. Would you please have someone who has the requested
4	information respond to my inquiries? If you can answer, please inform me whether Executive Trustee Services issued the March 2010 notices
5	of foreclosure and trustee's sale without authority from First American Title Insurance Company. I have the same question as to the January 2009 notices of foreclosure and trustee's sale. Who, i.e.
7	which person, firm, or entity controls and directs Executive Trustee Service's activities?"
8	5.62 On June 17, 2010 Plaintiff's counsel received the following response to the
9	email sent earlier that day (see ¶ 5.61, above):
10	"Good afternoon, First American was authorized as record trustee by Bank One N.A, the then record beneficiary, to record the
11	Notice of Trustee's Sale on January 12, 2009 (Instrument No.
12	20090112001130). As you may know, the scheduled sale was subsequently postponed. On February 17, 2010 (Instrument No.
13	20100217000758), an Appointment of Successor Trustee was Recorded appointing LSI Title Agency, Inc. as successor trustee. The
14	execution and recording of said Appointment of Successor Trustee
	effectively terminated First American 's involvement on the property. Any further questions should be directed to LSI Title Agency , Inc. as
15	they appear to be the record trustee. Sincerely, Luis Yeager."17
16	5.63 On June 17, 2010 a Notice of Discontinuance of Trustee's Sale was
17	Recorded ¹⁸ (terminating the 04/17/2009 trustee's sale that was set by the <i>Notice of Trustee's</i>
18	Sale Recorded on $01/12/2009$ – See ¶¶ 5.22, 6.8(b). This document directs that after
19	recording it be mailed to ETS in Burbank California.
20	5.64 On June 17, 2010 another Notice of Discontinuance of Trustee's Sale was
21	
22	17 At the time Mr. Yeager claims First American was authorized by Bank One, that entity had not
23	existed for nearly five years, and was never a qualified Beneficiary of the Nicholls DOT.
-	¹⁸ First American discontinuation of 2009 trustee's sale: King County Recorder #20100617000457.

1	Recorded ¹⁹ (terminating the 06/25/2010 trustee's sale that was set by the <i>Notice of Trustee's</i>
2	Sale Recorded on $03/23/2010$ – See ¶ 5.60). This instrument is signed in the name of First
3	American as trustee although LSI was ostensibly appointed as successor trustee under the
4	Nicholls DOT on February 17, 2010 (see ¶¶ 5.58 – 5.59, above). This document directs that
5	after recording it be mailed to ETS in Burbank, California.
6	5.65 On June 24, 2010 a Notice of Discontinuance of Trustee's Sale was Recorded ²⁰
7	(terminating the 06/25/2010 trustee's sale that was set by the Notice of Trustee's Sale
8	Recorded on 03/23/2010 which was issued by First American, ¶ 5.60). This instrument is
9	signed in the name of LSI as trustee and directs that after recording it be mailed to ETS in
10	Burbank, California.
11	5.66 A false, fraudulent, and invalid instrument titled Assignment of Deed of
12	Trust ²¹ , dated 7/28/2010 and Recorded 8/12/2010, apparently executed at GMAC's document
13	facility in Fort Washington, Pennsylvania, notarized in Montgomery County, Pennsylvania,
14	asserts that it -
15	"grants, assigns and transfers to Residential Funding Real Estate
16	Holdings, LLC all beneficial interest under that certain Deed of Trust dated November 1, 1999, executed by Linda C. Nicholls, an Unmarried woman * * * Together with the money due and to become due thereon
17	with interest, and all rights accrued or to accrue under the instrument secured by the Deed of Trust."
18	"Dated: 07-28-10
19	"JPMorgan Chase Bank, N.A. successor by merger with
20	Bank One, N.A."
21	"By: Thomas Strain
22	¹⁹ First American discontinuation of 2010 trustee's sale: King County Recorder #20100617000458.
23	LSI discontinuation of 2010 trustee's sale: King County Recorder #20100624000425.
	Assignment to Residential Funding REH: King County Recorder #20100812000720. HELMUT KAH, Attorney at Law 16818 140th Avenue NE

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 18 of 54

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1	"Name: Thomas Strain
2	"Title: Limited Signing Officer
3	5.67 The Assignment of Deed of Trust described in ¶ 5.66, above, purports to have
4	been signed by an individual named "Thomas Strain" whose capacity as signer is described as
5	"Limited Signing Officer".
6	(a) Strain is not an employee of JP Morgan Chase Bank, N.A. and would
7	need to justify his claim as an officer under the corporation's bylaws. RCW 64.04.020.
8	(b) The Assignment of Deed of Trust described in ¶ 5.66 contains insufficient
9	corporate acknowledgement. ²²
10	(c) Thomas Strain is a known employee of GMAC ²³ , putting GMAC on both
11	sides of the assignment.
12	(d) Thomas Strain is a nationally notorious robo-signer. "Thomas Strain
13	testified during deposition that over the previous three years, he falsely
14	acknowledged tens of thousands of mortgage assignments." 24
15	5.68 Regarding the Assignment of Deed of Trust described above in ¶ 5.66:
16	(a) JP Morgan Chase Bank, N.A., by its own admission (¶ 5.44(a)), did not
17	have an assignable interest in the Nicholls DOT in 2010.
18	(b) That the Assignment has no validity is also shown by the statements
19	contained in the signature block of the Appointment of Successor Trustee ²⁵
20	
21	22 PATALOG A LA L
21	²² PA Uniform Acknowledgement Act §291.7(2). ²³ Thomas Strain's resume is viewable at: http://www.linkedin.com/pub/thomas-strain/22/695/586
22	²⁴ Bank of New York as Trustee for the Certificate holders CWABS, Inc. et. al v. Upke et. al, Pacer No.
23	1:2009-cv-01710, at 2, U.S. District Ct. NJ (Dec. 9, 2009). See also U.S. Bank Nat'l Assoc. v. Ibanez, 458 Mass. 637, 653 (Jan. 7, 2011).
	²⁵ Appointment of First American as Successor Trustee: King County Recorder #20070223001307
	HELMUT KAH. Attorney at Law

1	dated 2/17/2007, acknowledged/notarized 02/01/2007, Recorded
2	2/23/2007, which recites that:
3	"THE BANK OF NEW YORK TRUST COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE BANK, N.A., AS
4	TRUSTEE, FKA THE CHASE MANHATTAN BANK AS TRUSTEE, BY: RESIDENTIAL FUNDING COMPANY, LLC, ITS ATTORNEY
5	IN FACT.
6	Signed by: ELIZABETH YERANOSIAN, ASSISTANT VICE PRESIDENT
7	If BNY succeeded to the "as trustee" status (whatever that is) of Chase in
8	2007, and that was all Chase had (¶ 5.44(a)), then Chase had nothing
9	assignable in 2010. "Nemo dat quod non habet."
10	(c) If Chase ever controlled any interest in either the Nicholls Note or DOT it
11	was "as trustee", and yet the purported Assignment is made by Chase in its
12	own name. (See also ¶ 6.8 below).
13	LSI issued a Notice of Trustee's Sale on December 20, 2010
14	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011.
	scheduling the Property for nonjudicial foreclosure
14	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011.
14 15	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized
14 15 16	 scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized 12/21/2010, executed in California, Recorded 12/22/2010²⁶ scheduling the Property for
14 15 16 17	 scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized 12/21/2010, executed in California, Recorded 12/22/2010²⁶ scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. The incongruity in the dates of signing and
14 15 16 17	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized 12/21/2010, executed in California, Recorded 12/22/2010 ²⁶ scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. The incongruity in the dates of signing and acknowledgment is suspicious. The description of the signer's representative capacity as
14 15 16 17 18	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized 12/21/2010, executed in California, Recorded 12/22/2010 ²⁶ scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. The incongruity in the dates of signing and acknowledgment is suspicious. The description of the signer's representative capacity as "Authorized Signatory" violates the express requirements of California Civil Code §1189 and
14 15 16 17 18 19	scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. 5.69 LSI issued a Notice of Trustee's Sale signed 12/20/2010, notarized 12/21/2010, executed in California, Recorded 12/22/2010 ²⁶ scheduling the Property for nonjudicial foreclosure sale on March 25, 2011. The incongruity in the dates of signing and acknowledgment is suspicious. The description of the signer's representative capacity as "Authorized Signatory" violates the express requirements of California Civil Code §1189 and §1190 and is fatal to the validity of the acknowledgement and evidentiary value of the

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 20 of 54

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1	5.70	Plaintiff has sustained and continues to incur loss (exceeding \$150,000) on the
2	value of the P	roperty, loss on his investments, lost income, lost investment and development
3	opportunities,	lost time and expense in research, attorney fees, litigation expense, travel
4	expenses, inte	erest, other out-of-pocket expenses, emotional and physical distress, anxiety,
5	mental anguis	th and loss of enjoyment of life, all as a direct consequence of the acts and
6	omissions of	one or more of the Defendants herein acting alone or in concert with others, in
7	an amount to	be proven at trial.
8	·	VI. FIRST CAUSE OF ACTION DECLARATION THAT DEFENDANTS
9		DO NOT HAVE AND DID NOT HAVE A VALID LEGAL INTEREST IN THE NICHOLLS DEED OF TRUST
10		INTEREST IN THE NICHOLLS DEED OF TRUST
11	6.1	All allegations set forth above are re-alleged as if fully set forth herein.
12	6.2	An actual controversy exists between Plaintiff and Defendants as to the rights,
13	duties, and ob	ligations of Defendants, as to Plaintiff, with respect to their conduct of
14	nonjudicial fo	reclosure proceedings against the Property and against other Washington
15	properties und	ler the WDTA.
16	6.3	The strict requirements applicable to nonjudicial foreclosures of Washington
17	deeds of trust	are statutorily mandated by the Washington Deed of Trust Act, RCW 61.24 et
18	seq. ("WDTA	").
19	6.4	Title 61 RCW (Mortgages, Deeds of Trust) references Title 62A RCW.
20	6.5	The right to foreclose the Nicholls DOT is dependent upon there being an
21	enforceable pr	romissory note which the deed of trust secures. ²⁷ RCW 62A.3 et seq. governs
22	who has the ri	ght to enforce negotiable instruments and what must be proven to establish the
23	²⁷ see <i>Restateme</i> behalf of, a pers	ent (3d) of Property (Mortgages) § 5.4 ("[a] mortgage may be enforced only by, or in son who is entitled to enforce the obligation that the mortgage secures")

1	right to enforce the Nicholls Note. "Interpretation of every provision of the OCC assumes
2	actions undertaken in good faith. RCW 62A.1-102(3)."28
3	6.6 Foreclosure of a deed of trust as against residential real property may only be
4	initiated by and on behalf of a qualified Beneficiary who is the owner of the promissory note
5	secured by the subject deed of trust. RCW 61.24.030(7)(a); RCW 61.24.040(2). ²⁹
6	6.7 ETS represented in June 2009 that GMAC is the "holder" of the Nicholls
7	Note. At that same time a nonjudicial foreclosure was being conducted against the Property in
8	the name of "Bank One National Association, as Trustee" as purported Beneficiary, (see ¶
9	5.35 above). GMAC has failed and refused to disclose the basis, if any, of its claim against
10	the Nicholls Note and/or DOT.
11	6.8 Involvement of Bank One:
12	(a) A document titled "Corporation Assignment of Mortgage" dated 01/20/2000 and
13	Recorded 08/03/2000 (See footnote 12) purports to assign all "interest under that
14	certain mortgage dated twelfth (12) of November, 1999 C E" to "Bank One
15	National Association as trustee." Said assignment is invalid and void on the
16	following nonexclusive grounds:
17	(i) The referenced "mortgage dated the twelfth (12) of November, 1999 C E"
18	is not found in the King County Official Public Records.
19	(ii) RCW 61.24.005(2) excludes as DOT Beneficiary any person who holds the note secured by a deed of trust as security for a different obligation (e.g. as
20	security for Mortgage Backed Securities or Collateralized Debt
21	Obligations).
22	(iii) If the phrase "as trustee" is intended to appoint Bank One as trustee under
23	²⁸ U.S. Bank Nat'l Ass'n v. Whitney, 119 Wn. App. 339, 345 (Dec. 9, 2003) ²⁹ See also RCW 61 .24.163 (8)(b)(iii).

1	the Nicholls DOT, the assignment is invalid, RCW 61.24.020;
2	(iv) The assignment instrument fails on numerous other grounds including lack
3	of a valid acknowledgement (no notary seal) ³⁰ ;
4	(b) Defendant Bank One "as trustee" is named as Beneficiary in the Notice of
5	Trustee's Sale Recorded against the Property on January 12, 2009 ³¹ . But Bank
6	One could not have been the Beneficiary in 2009 because Bank One ceased to
7	exist in July 2004 (see footnote 4). The 2009 Notice of Trustee's Sale is
8	fraudulent.
9	(c) Upon information and belief, sometime between November 15, 1999 and August
10	3, 2000, Old Kent purportedly transferred the Nicholls Note to RFCorp, which in
11	turn purportedly transferred it to "Bank One National Association as Trustee,"
12	actual ownership of the Note apparently going to an unnamed investment trust,
13	where it was collateral for, and/or was subject to, a Loan Pool, a Pooling and
14	Servicing Agreement, a Collateralized Debt Obligation, a Mortgage-Backed
15	Security, a Mortgage Pass-Through Certificate, a Credit Default Swap, an
16	Investment Trust, and/or a Special Purpose Vehicle.
17	(d) The subsequent succession by merger of Bank One into Chase in 2004 (see
18	footnote 4) would be insufficient to transfer the Nicholls note to Chase, "as
19	trustee" or otherwise. (See ¶ 6.10 below: re requirements for transfer).
20	6.9 Involvement of BNY.
21	RCW 64.08.020 (requires the notary to have a seal, or affixation of a certificate of the clerk of a
22	court of record, on instruments acknowledged out of state); RCW 42.44.090(1) (notary seal impression required on certificate); Michigan provides seals to notaries for out-of state documents. Documents executed in Michigan purporting to convey or encumber real estate must have two (2) witnesses and
23	be acknowledged by a notary public. MCLA 565.8 (statute as of January 2000 at time of signing). Bank One Notice of Trustee's Sale: King County Recorder #20090112001130.

1	(a) The name of Defendant Bank of New York (BNY) appears in the following
2	recorded documents and nowhere else:
3	(i) In the signature block of an Appointment of Successor Trustee dated
4	02/17/2007, acknowledged/notarized 02/01/2007 and Recorded on
5	02/23/2007 under no. 20070223001307 which is signed by RFC-LLC as
<i>.</i>	BNY's purported Attorney-In-Fact, as follows:
6	"THE BANK OF NEW YORK TRUST COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE BANK, N.A., AS
7 8	TRUSTEE, FKA THE CHASE MANHATTAN BANK AS TRUSTEE, BY: RESIDENTIAL FUNDING COMPANY, LLC, ITS ATTORNEY IN FACT."
9	(ii) On page 1 of a Notice of Trustee's Sale dated March 09, 2007 and
0	Recorded on 03/13/2007 under no. 20070313001435 as follows: 32
1	"* * * the beneficial interest in which was assigned by OLD KENT MORTGAGE COMPANY D.B.A. NATIONAL PACIFIC MORTGAGE
2	to RFC - THE BANK OF NEW YORK TRUST COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE BANK, N.A. AS TRUSTEE , FKA THE CHASE MANHATTAN BANK AS TRUSTEE TRUSTEE.
3	(sic) "
4	(b) BNY is excluded from acting as Beneficiary under the Nicholls DOT. (see e.g.
5	¶ 6.8(a)) for the following reasons:
6	(i) RCW 61.24.005(2) excludes any person who holds the note as security for
7	a different obligation from attaining the status of Beneficiary;
8	(ii) If the phrase "as trustee" is intended to appoint BNY as trustee under the
9	Nicholls DOT, the assignment is invalid, RCW 61.24.020;
0	(c) Upon information and belief, the use of BNY's name as Beneficiary of the
2	Nicholls DOT in the body of Notice of Trustee's Sale Recorded March 13, 2007 is
3	Bank of NY Notice of Trustee's Sale: King County Recorder #20070313001435.
	HELMUT KAH. Attorney at Law

1	part of an ongoing pattern of deception, misdirection, fraudulent assignments,		
2	ap	pointments and foreclosure practices by GMAC.	
3	6.10	RFREH is not and never was a "holder" of the Nicholls Note. RCW 62A.3-	
4	201, 203; Nic	holls Note, Pg. 1, ¶1 ("anyone who takes this note by transfer and is entitled to	
5	receive payme	ents under this note is called the "Note Holder." [emphasis added]).	
6	6.11	RFREH is not and never was Beneficiary of the Nicholls DOT (See \P 6.10).	
7	RCW 61.24.005(2); RCW 62A.3-301.		
8	6.12	Neither RFREH nor any other Defendant has or has had the authority to duly	
9	issue and reco	and an effective reconveyance of the Nicholls DOT. RCW 61.24.020; RCW	
10	64.04.010, RC	CW 64.04.020 (Real Estate Statute of Frauds); RCW 61.16.010, 020; RCW	
11	61.24.110; <i>N</i>	icholls DOT, § 23, Pg. 13 (reconveyance must originate with the "Lender" and	
12	must include surrendering the instruments of debt and security).		
13	6.13	All actions described herein conducted by Defendants against the Property	
14	including atte	mpted foreclosure proceedings were wrongful, illegal, failed to materially	
15	comply with	the requisites to a trustee's sale established by RCW 61.24.030, and were	
16	conducted by	entities and persons who have no cognizable legal or equitable beneficial	
17	interest in the	Property, and/or who lack authority to act as a Trustee under the WDTA,	
18	RCW Chapte	r 61.24. RCW 65.08.070.	
19	6.14	Plaintiff is entitled to a declaratory judgment from this Court setting forth and	
20	decreeing that	under Chapters 62A.3 and 61.24 RCW, and especially RCW 61.24.005(2), and	
21	RCW 65.08.0°	70 that	
22	(a) Det	fendants Bank One, Chase, BNY, and RFREH, have never held, do not hold	
23	and	cannot hold Beneficiary status under the Nicholls DOT;	

ı	(b) Said Defendants have never held and do not hold any legal or equitable beneficial			
2	interest in the Property;			
3	(c) Absent Beneficiary status and through violations of other WDTA provisions, all			
4	nonjudicial foreclosure attempts as specified herein have been unlawful and			
5	wrongful; and			
6	(d) Declaring that no Defendant or any party is entitled to hold a trustee's sale of the			
7	Property based upon the Nicholls DOT.			
8				
9	VII. SECOND CAUSE OF ACTION QUIET TITLE			
11	7.1 All allegations set forth above are re-alleged as if fully set forth herein.			
12	7.2 Plaintiff is the fee simple owner of the Property.			
13	7.3 No Defendant possesses a subsisting valid legal or equitable lien,			
14	encumbrance, claim or interest in or against the Property.			
15	7.4 The Defendants have asserted and continue to wrongfully assert invalid claims			
16	directly affecting, impairing, diminishing, and limiting Plaintiff's quiet possession, use,			
17	enjoyment, and alienation of the Property which he owns in fee simple.			
18	7.5 If no Defendant can evidence a valid interest in the Property, pursuant to RCW			
19	Chapter 7.28 Plaintiff asks for judgment quieting title in him and removing the cloud of all			
20	said Defendants' claims from the Property.			
21	VIII. THIRD CAUSE OF ACTION AGAINST DEFENDANT HOMECOMINGS FOR TRESPASS AND INVESTMENT PANA CETTO THE PROPERTY			
22	FOR TRESPASS, AND INJURY AND DAMAGE TO THE PROPERTY			
23	8.1 All allegations set forth above are re-alleged as if fully set forth herein.			
	HELMUT KAH, Attorney at Law			

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 26 of 54

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1	8.2 Upon information and belief, on or about late December 2008 Defendant		
2	Homecomings ³³ , through an agent, without lawful authority entered upon, took possession		
3	and injured the dwelling structure located upon the Property, committing trespass, causing		
4	direct and indirect injury and damage as defined by RCW 4.24.630 and RCW 59.12.010.		
5	RCW 7.28.230.		
6	8.3 Upon information and belief, on or about May 24, 2010 Defendant		
7	Homecomings (see footnote 33) again, through an agent, without lawful authority entered		
8	upon the Property and took possession, changing the locks and disabling Plaintiff's deadbolts,		
9	thereby excluding Plaintiff from entry into the dwelling structure located on the Property and		
10	rendering the Property vulnerable to break-in.		
11	8.4 In the absence of working deadbolts, on or about early April, 2011, the		
12	Property structure was broken into, resulting in further damage and theft of items.		
13	8.5 As a direct result of the Defendant Homecomings' actions, Plaintiff has		
14	suffered damages in an amount to be proven at trial and is entitle to allowable treble damages		
15	under RCW 4.24.630. All damages under this Complaint Section are sought as against		
16	Homecomings (see footnote 33).		
17	IX. FOURTH CAUSE OF ACTION AGAINST DEFENDANT HOMECOMINGS:		
18	FRAUD, CONSPIRACY AND DAMAGES FOR SERVICER'S REFUSAL TO COOPERATE IN PLAINTIFF'S EFFORTS		
19	TO PAY OFF PRIOR ENCUMBRANCE		
20	9.1 All allegations set forth above are re-alleged as if fully set forth herein.		
21			
22			
23	³³ If Discovery reveals that another party ordered and/or is liable for these acts, Plaintiff reserves the right to amend this Section.		
ł	HELMUT KAH, Attorney at Law COMPLAINT FOR OUTET TITLE INHINCTIVE RELIEF 16818 140th Avenue NE		

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 27 of 54 ELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541 1

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- 9.2 Plaintiff had a right³⁴ by virtue of his purchase of the Property at a non-judicial deed of trust foreclosure sale, under the UCC, common law, the Washington Constitution, and during such times as Defendants were attempting to foreclose the Property, under RCW 61.24.090, to pay off the Nicholls note and Deed of Trust in a rightful amount to a lawful note holder/Beneficiary.
- 9.3 Defendant Homecomings as purported servicer of the Nicholls Note and DOT is guilty of fraud, deception and self-dealing by refusing to cooperate with Plaintiff's good faith efforts beginning September 30, 2008 to assume and bring current the Nicholls loan and, when that offer was rejected, by refusing to accept Plaintiff's good faith tender³⁵ of full payment of the Nicholls Note and remove the lien of the Nicholls DOT from the Property.

 RCW 62A.3-603 (including discharge of debt when tender is refused).
- 9.4 Upon information and belief Plaintiff alleges that the only purpose of Homecomings' refusal described in ¶ 9.3 was to continue generating servicer fees and income, and/or acquisition of the Property, for itself and related persons and entities including one or more of the other named Defendants.
- 9.5 Homecomings' failure and refusal to provide the payoff information, and verification that the to-be-designated payee is the owner of the Nicholls Note and Beneficiary of the Nicholls DOT, or that Homecomings is legally authorized to act on their behalf, unreasonably interfered with Plaintiff's acquisition of clear title to the Property, constituted conspiracy in use of extortionate means in attempts to wrongfully collect money, and

Tender' is a willingness to pay, accompanied by the ability and an attempt to pay." King v. O/S Nordic Maiden, 587 F. Supp. 46, 48 (W.D. Wash. 1984).

[&]quot;In MGIC Fin. Corp. v. H.A. Briggs Co., 24 Wn. App. 1, 6, 600 P.2d 573 (1979) * * * [t]he court stated that the junior lienor had the right to (1) pay off the debt secured by the senior mortgage." Fluke Capital & Mgmt. v. Richmond, 106 Wn.2d 614, 724 P.2d 356 (Sept. 4, 1986).

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proximately obstructed Plaintiff's opportunities to market, rent, renovate and/or develop the Property in a timely manner, resulting in Plaintiff's substantial injury, loss and damage in an amount to be proven at trial. (See ¶ 18.4 below for Defendants' assigned liabilities). X. FIFTH CAUSE OF ACTION DECEPTION, MISREPRESENTATION, FRAUD AGAINST DEFENDANT FIRST AMERICAN 10.1 All allegations set forth above are re-alleged as if fully set forth herein. The appointment of First American as successor trustee dated 02/17/2007, 10.2 acknowledged/notarized 02/01/2007 and Recorded 02/23/2007, declares appointee First American is "a corporation formed under RCW 61.24, whose address is 2104 Fourth Ave., Suite 800, Seattle, WA 98121." Upon information and belief this instrument was drafted and Recorded by ETS. The instrument is legally defective and void on its face. RCW 64.040.10, 020 (including purported acknowledgement two weeks before signed); CA Civil Code §1189(a) (Insufficient acknowledgement); CA Civil Code §1190 (Signer is not identified as a "duly authorized person"). After recording, the instrument was to be mailed to ETS in Burbank, California (which did not legally exist in California at that time.). 10.3 First American performed no function whatsoever as trustee under the Nicholls DOT, other than purportedly signing documents they obviously did not read.³⁶ Instead, First American entirely abdicated its role, function, and responsibilities as trustee to ETS, thereby violating its duty to Beneficiary, Borrower and Grantor, its duty to inform Plaintiff of the 2009 Sale Attempts (See ¶'s 5.21 - 5.48), and to act as fiduciary, in good faith

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF

³⁶ Examples: ¶5.62 and ¶6.8(b) above.

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1	and/or impartially as to interested parties. RCW 61.24.010(4) (fiduciary duty and impartialit		
2	required at time of 2009 sales attempts; duty of good faith in 2010 sale attempt).		
3	10.4 By its own admission, First American has never been aware of who owns the		
4	debt secured by the Nicholls DOT, or by what authority it was appointed as trustee (See ¶'s		
5	5.60 - 5.62 above). RCW61.24.030(7)(a),(b) (trustee's responsibility to obtain proof that		
6	Beneficiary is owner of Nicholls Note; and when duty of good faith has been violated:		
7	requirement of evidentiary proof).		
8	10.5 ETS, to whom First American abdicated, operates entirely out of California		
9	(see footnote 5) and has no physical presence or telephone in Washington. If a deed of trust		
10	trustee is to abdicate duties to an agent, the agent must be able to carry out the requirements		
11	the trustee. (See ¶ 5.21, 10.4 above). RCW 61.24 et seq., including duty of good faith.		
12	Agency Responsibility. RCW 9A.08.030(2).		
13	10.6 All acts and omissions in the nonjudicial foreclosure proceedings against the		
14	Property by First American in complicity with ETS, including but not limited to the Notices		
15	of Trustee's Sale Recorded on January 12, 2009, and on March 23, 2010, were wrongful as to		
16	Plaintiff, and injured and damaged Plaintiff in an amount to be proven at trial. (See ¶ 18.4		
17	below for Defendants' assigned liabilities).		
18	XI. SIXTH CAUSE OF ACTION DECEPTION, MISREPRESENTATION, FRAUD		
19	AGAINST DEFENDANT LSI TITLE AGENCY, INC.		
20	11.1 All allegations set forth above are re-alleged as if fully set forth herein.		
21	11.2 LSI was not and is not qualified or authorized to act as a trustee under Deeds		
22	of Trust in the State of Washington under any provision of the WDTA.		
23	11.3 LSI is a "shell corporation", existing in name only, and claiming to be "a		
	HELMUT KAH, Attorney at Law		

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 30 of 54

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wholly owned indirect subsidiary of Lenders Processing Services, Inc."³⁷ ("LPS"). 2 Upon information and belief, LSI is a straw-man name offered for rent by LPS 11.4 3 for use by loan servicers and document mills in order to circumvent the WDTA's statutory 4 prerequisites and procedures in the nonjudicial foreclosure process and to subvert the 5 Grantor/borrower's ability to effectively assert their defenses. 6 11.5 LSI, and the Defendants who have used its straw-man name, have committed 7 so many fraudulent and unlawful acts in falsely presenting LSI as a legitimate trustee of deeds 8 of trust, that space prohibits listing them all here. Following are some examples whereby LSI 9 has committed fraud upon Plaintiff, other homeowners, the State of Washington³⁸, the State of California (see below), the State of Nevada³⁹, the State of Arizona⁴⁰ and fraud upon the 10 Court.41 11 12 (a) LSI Title Agency, Inc. is not registered with the California Secretary of State or licensed to do business in California. 13 (b) LSI Title Agency, Inc., although selling title insurance out of California, is <u>not</u> 14 licensed with the California Insurance Commission. 15 Rule 7.1 Corporate Disclosure Statement For LSI Title Agency, Inc., dated 02/07/11, Linda S. Green v. 16 Greenpoint Mortgage Funding. Inc., et al., No. 11-05105, U.S. Dist. Court, Tacoma. ³⁸ Fraudulent filings with OIC to obtain Title Insurance Agency status. Filings with Cnty. Recorders. 17 ³⁹ Upon information and belief, all signing of documents for LSI is done by employees of Lenders 18 Processing Services, two of which are currently under indictment in Nevada for felony robo-signing; the Nevada AG filed suit on 12/15/2011 against LPS for "pattern and practice of falsifying, forging 19 and/or fraudulently executing foreclosure related documents." State of Nevada v. Lender Processing Services, Inc., et. al, Case No. A-11-653289-B, Dept. No. XI, U.S. Dist. Court, Clark Cnty., Nevada. 20 ⁴⁰ e.g. September 1, 2011 LSI, in submitting its Escrow Rates to the Arizona Department of Financial 21 Institutions, listed its address as 5 Peters Canvon Rd. Ste 200, Irvine, CA 92606 [This is the address of LPS], where it does not legally exist. 22 ⁴¹ See March 11, 2009 Declaration (under penalty of perjury) of Gary Finnell, Gildea v. LSI Title

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 31 of 54

23

misrepresentations of fact.

Agency, Inc., et al, Case # 10-2-43592-1SEA, King Cnty. Sup. Ct., containing multiple

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1	1	
2	(c)	LSI Title Agency, Inc. is <u>not</u> registered as a dba in Orange County, CA (they have claimed at least two addresses in that county, including that currently claimed, see footnote 40).
3		claimed, see roomote 40).
4	(d)	LSI Title Agency, Inc. is not registered with the Washington Employment Security Department, and hence has no legal employees. Having no legal
5		presence whatever in California it is reasonable to assume that LSI Title Agency, Inc. has no California employees either, and pays no taxes there.
6		
7	(e)	To be licensed as a Title Insurance Agency in Washington, it is required that an applicant "Maintains a lawfully established place of business in its home state and holds a corresponding license issued by the state of its principal place."
9		of business[.]" RCW 48.17.173(3)(b). In their initial application to the Office of the Insurance Commissioner ("OIC") ⁴² , LSI represented itself as being a
10		licensed title insurance agent in the State of Illinois.
11		(i) Illinois does not license title insurance agents.
12		(ii) On December 5, 2008 LSI emailed the OIC to change its principal
13		place of business from Santa Ana, CA (where they did not legally exist and were not licensed to sell title insurance – see above) to an address in Illinois that is in fact the Chicago address of CT Corporation.
14	(4)	
15	(f)	On December 11, 2010 LSI applied to the OIC for, and was granted, "Resident Title Insurance Agency" status in Washington. LSI has no physical presence in this state. RCW 40.16.030 (offering false instruments for filing or record).
16	(a)	LSI Title Agency, Inc. has also filed false documents with other states
17	(5)	fraudulently proclaiming its status. (See footnote 40 above).
18	11.6	On February 11, 2011 Plaintiff filed a complaint 43 with the OIC against LSI
9	Title Agency,	Inc. charging both abuse of insurance licensing statutes and violations of RCW
20	61.24 et seq.	A copy of the complaint was forwarded to the Office of The Attorney General
21	("OAG").	
22	Records, file #3	s herein to materials submitted by LSI to the OIC are contained in Certified OIC 1914 robertson.BATES 1-90_REDACTED.pdf.
		HELMUT KAH. Attorney at Law

1	11.7 On April 6, 2011 Attorney General Rob McKenna published and sent to
2	companies acting as deed of trust trustees in Washington a letter ⁴⁴ stating, "[N]on-judicial
3	foreclosure sales may not occur unless the foreclosing trustee has a bona fide physical
4	location in Washington with a phone line."
5	11.8 LSI ignored the warning of the Attorney General (¶ 11.7 above) and despite
6	having no Washington presence continued foreclosures through November of 2011.
7	11.9 On May 20, 2011 the OIC wrote Plaintiff in response to his complaint (see ¶
8	11.6), "It appears LSI Title Agency, Inc. did violate one or more provisions of Washington's
9	Insurance Code. As such, this matter will be reviewed by an OIC attorney in the Legal
10	Affairs Division for possible disciplinary action."
11	11.10 The OIC announced in a January 5, 2012 Press Release 45 that LSI was fined
12	"for failing to maintain a place of business accessible to the public in Washington."
13	11.11 Since May 6, 2011 (30 days following the AG's Trustee Letter #2), LSI has
14	filed at least 942 documents with the King County Recorder including appointments as
15	Successor Trustee ⁴⁶ , many listing a California address (see footnote 40) where LSI is not a
16	registered business nor a legal trustee under the WDTA. LSI also has filed name variations,
17	including "LSI Title Company" appearing in 32 instruments in King County Records; that
18	entity is not registered to do business in Washington or with the OIC. All filings with King
19	County in 2012 have been indexed as simply "LSI Title."
20	
21	44 OAG Letter to Trustees of April 6, 2011 was dubbed "Trustee Letter 2"
22	http://www.insurance.wa.gov/news/2012/1-05-2012.shtml
23	⁴⁶ See, e.g., King County Recorder #20120403002189
	47 See, e.g., King County Recorder #20111109001821 HELMUT KAH, Attorney at Law

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 33 of 54

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1	11.12 None of the Notice(s) of Trustee's Sale(s) issued by LSI against the Property
2	comply with the mandatory and material prerequisites of trustee's sales established by RCW
3	61.24.030(6) (no presence in Washington); § (7)(a),(b) (failing duty of proof that Beneficiary
4	is owner of note) and § (8) (failure to mail Notice of Default to Plaintiff under his status as
5	successor to grantor ⁴⁸).
6	11.13 The February 17, 2010 Appointment of Successor Trustee purportedly
7	Recorded by RFREH in the King County Official Records to appoint LSI as Successor
8	Trustee under the Nicholls DOT is legally defective. (See ¶¶ 5.58, 5.59, 11.14).
9	11.14 RFREH's purported acquisition of the Nicholls Note and Deed of Trust on
10	July 28, 2010 occurred five months after RFREH purportedly executed the February 16, 2010
11	appointment of LSI as successor trustee, rendering every act and omission of LSI as trustee
12	illegal, and wrongful in every particular. RCW 64.04.010, 020; RCW 61.24.005(2); RCW
13	61.24.010(2).
14	11.15 Additionally, through the following practices in complicity with Defendant
15	ETS and one or more of the other Defendants herein, LSI created and creates the false
16	appearance that it is authorized and qualified to act as a trustee under Deeds of Trust in the
17	state of Washington:
18	(a) Fraudulently and deceptively creating the false appearance that it maintains a
19	street address in the state of Washington, a physical presence at such street
20	address, and telephone service at such street address;
21	
22	
23	⁴⁸ RCW 61.24.005(7) – definition of "Grantor" includes "successor."

1	(b)	Setting forth sham street addresses and telephone numbers in its notices of
2		default that are transmitted to the borrower and grantor;
3	(c)	Setting forth sham street addresses and telephone numbers in its Notices of
4		Trustee's Sale that are transmitted to the borrower, to the grantor, to other
5		interested parties, and published in newspapers of general circulation in
6		various counties in the state of Washington.
7	(d)	The address of 1111 Main St., #200, Vancouver, WA 98660 which is stated as
8		LSI's address in the Appointment of Successor Trustee Recorded 02/17/2010
9		(See ¶ 5.58, 5.59 above), and Notice of Trustee's Sale Recorded 03/23/2010
10		(See ¶ 5.60) is a sham, phantom, fraudulent, and false address at which LSI did
11		not maintain any physical presence or telephone service.
12	(e)	The Appointment of Successor Trustee Recorded 02/17/2010 (see (d) above)
13		falsely states that LSI is "a corporation formed under RCW 61.24, whose
14		address is[(d) above]". No Washington corporations are formed under any
15		provision of the WDTA (See ¶ 10.2 for ETS tie-in).
16 17	(f)	The address of 13920 SE Eastgate Way, Ste. 115, Bellevue, WA 98005 which
18		is stated as LSI's address in the <i>Notice of Trustee's Sale</i> Recorded 12/22/2010
19		(See ¶ 5.69 above), is a sham, phantom, fraudulent, and false address at which
20	İ	LSI does not and did not maintain any physical presence or telephone service.
21	. ((g) Recording, or authorizing to be Recorded, the above and other false
22		information described herein for public record. RCW 40.16.030.
23	11.16	LSI engaged and engages in the foregoing and other activities in order to
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1	masquerade itself as a legitimate trustee to the injury and damage of Washington property		
2	owners in no	njudicial foreclosures of their homesteads, residences, and other types of real	
3	property. Inju	uries and damages to Plaintiff are in an amount to be proven at trial. (See ¶ 18.4	
4	below for De	fendants' assigned liabilities. See also ¶ 18.5 punitive damages under CA Civil	
5	Code § 3294).		
6			
7		XII. SEVENTH CAUSE OF ACTION	
8	AGA	DECEPTION, MISREPRESENTATION, FRAUD, AINST DEFENDANT EXECUTIVE TRUSTEE SERVICES, LLC	
9	12.1	All allegations set forth above are re-alleged as if fully set forth herein.	
10	12.2	Upon information and belief, Defendant Executive Trustee Services, LLC,	
11	(ETS) is a wh	olly owned subsidiary of Defendant GMAC and functions as a "foreclosure	
12	mill" to proce	ess foreclosures for GMAC companies. (See footnote 5). ETS' "services"	
13	apparently en	compass wearing of all hats, including:	
14	(a)	Usurping the role of Beneficiary through unilaterally issuing foreclosure	
15		directives with no authority from a valid deed of trust Beneficiary or trustee;	
16	(b)	Usurping the trustee's function of making the critical decisions that are	
17		reserved by law to the authorized and qualified trustee, including refusal to	
18		stop a foreclosure that they knew to be unlawful (See \P 5.34 – 5.36, 5.48	
19		above), while failing to meet the WDTA requirements to act as a trustee.	
20		RCW 61.24 et. seq., including 61.24.020 ("No person, corporation or	
21		association may be both trustee and beneficiary under the same deed of	
22		trust"), and having no Washington address or telephone.	
23	(c)	Upon information and belief, drafting the legal instruments for the	

ı	processing of nonjudical foreclosures in the state of Washington in the name
2	of nominal though essentially phantom Beneficiaries and deed of trust
3	trustees (e.g. see ¶¶ 10.2, 11.15(e) and 16.7); ⁴⁹
4	(d) Usurping the trustee's role as the decision maker or intermediary between
5	borrower and Beneficiary in every phase of the nonjudicial foreclosure
6	process.
7	(e) Directing in cover sheet accompanying Notice(s) of Foreclosure/Notice(s) of
8	Trustee's Sale(s) (See e.g. ¶ 5.60) mailed to interested parties, that payments
9	are to be sent to ETS, when no authority for such payment is evidenced.
10	12.3 Upon information and belief, ETS created, mailed, served, filed with King
11	County Recorder, published and is responsible for the content of all Recorded instruments
2	bearing the names of LSI and First American described herein. All Recorded instruments so
13	drafted contained the following directive in the upper left corner of the first page:
4	"And When Recorded Mail To:
5	Executive Trustee Services, LLC [California address]"
6	12.4 The above described acts and omissions of ETS are contrary to and in material
17	and gross violation of the WDTA and demonstrate willful conspiracy in the unlawful and
8	criminal acts herein described, all to Plaintiff's injury and damage in an amount to be proven
9	at trial. (See ¶ 18.4 below for Defendants' assigned liabilities. See also ¶ 18.5 punitive
20	
1	damages under CA Civil Code Code § 3294).
2	⁴⁹ The practice of law includes the selection and completion of legal instruments by which legal rights
23	and obligations are established. Perkins v. CTX Mortgage Co., 137 Wn.2d 93, 97(Jan. 1999), citing Washington State Bar Ass'n v. Great W. Union Fed. Sav. & Loan Ass'n, 91 Wn.2d 48, 54-55, 586 P.2d 870 (1978).
	HELMUT KAH, Attorney at Law

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 37 of 54

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1 XIII. EIGHTH CAUSE OF ACTION AS AGAINST DEFENDANT RFREH 2 (IN CONSPIRACY WITH GMAC GROUP AND LSI) FRAUD, DECEPTION AND MISREPRESENTATION 3 13.1 All allegations set forth above are re-alleged as if fully set forth herein. 4 13.2 The Notice of Trustee's Sale Recorded on 03/23/2010 by RFREH (See ¶ 5.60) 5 recites as follows regarding the Nicholls DOT: 6 "...beneficial interest in which was assigned by OLD KENT 7 MORTGAGE COMPANY DBA NATIONAL PACIFIC MORTGAGE to RESIDENTIAL FUNDING REAL ESTATE 8 HOLDINGS, LLC." 9 Old Kent ceased to exist in 2002. **RFREH** did not come into existence until 2009. Such 10 assignment is impossible. RCW 64.04.010, 020. 11 RFREH does not qualify as Beneficiary of the Nicholls DOT, and therefore 13.3 12 has no authority or standing to appoint a trustee, exert control, or direct that nonjudicial 13 foreclosure proceedings or other adverse action be taken against the Property. RCW 14 61.24.005(2); RCW 61.24.010(2), RCW 61.24.030. 15 13.4 RFREH's purported acquisition of the Nicholls Note and Deed of Trust on 16 July 28, 2010 (See ¶ 5.66 − 5.68) occurred five months after RFREH executed the February 17 16, 2010 appointment of LSI as successor trustee. 18 13.5 **RFREH's** nonjudicial foreclosure proceedings (¶ 5.60, 5.69 above) were 19 conducted in concert with the rest of GMAC Group and LSI and were, in substance, an 20 attempt to steal the Property presently valued between \$100,000 to \$140,000⁵⁰ through fraud, 21 deceit, deceptive practices, complicity in theft of property for sale to others and criminal 22 23 ⁵⁰ Present value as estimated by John Bauer of Zip Realty. See also property tax evaluations.

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 38 of 54

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XIV. NINTH CAUSE OF ACTION AS AGAINST GMAC FRAUD, DECEPTION AND MISREPRESENTATION

14.1 All allegations set forth above are re-alleged as if fully set forth herein.

14.2 Upon information and belief, GMAC has served as either a "Master Servicer" or "Submaster Servicer" with regard to the Nicholls Note and DOT.

Housing and Urban Development ("OIG") issued a scathing *Memorandum of Review* of Ally Financial Inc.'s (GMAC'S parent corporation) Fort Washington, PA facility practices relating to foreclosures. The OIG noted Ally's refusal to cooperate with the investigation or to permit interviews with employees, which after subpoena claimed Fifth Amendment rights under attorney representation. "The team leader of Ally's foreclosure department testified that he and other affiants did not sign documents in front of a notary." Notary violations were referred to the Secretary of the Commonwealth of Pennsylvania. On April 4, 2012 Defendant GMAC and Ally Financial, Inc., entered into a Consent Judgment⁵² with 49 state attorneys general, including Washington, for unlawful mortgage handling procedures including foreclosures, and "among other laws, the Unfair and Deceptive Acts and Practices laws of the

⁵¹ OIG Memorandum of Review, at 5

⁵² United States v. Bank of America Corp. et. al., No. 12 0361, US Dist. Ct., DC (April 4, 2012)

1	Plaintiff States, the False Claims Act, the Financial Institutions Reform, Recovery, and	
2	Enforcement Act of 1989, the Servicemembers Civil Relief Act, and the Bankruptcy Code	
3	and Federal Rules of Bankruptcy." GMAC has been sanctioned by courts in Florida and	
4	Maine ⁵³ for falsifying foreclosure documents.	
5	14.4 Upon information and belief, Plaintiff alleges that Defendant GMAC either	
6	directly or through its wholly owned subsidiary ETS is in control of most or all material	
7	decisions and has ordered all actions by Defendants described herein regarding the Property	
8	and the Nicholls Note and Deed of Trust.	
9	14.5 Upon information and belief, Plaintiff alleges that GMAC has orchestrated the	
10	activities of the other Defendants regarding the Property in efforts to intimidate Plaintiff into	
11	submission, i.e. by requiring Plaintiff to pay them everything they demand on pain of losing	
12	the Property to an unlawful trustee's sale or having the Property clouded indefinitely through	
13	the recordation of invalid instruments in the Official Public Records of King County.	
14	14.6 GMAC's actions and omissions have been a proximate cause of Plaintiff's	
15	injuries and damages indicated herein in an amount to be proven at trial. (See ¶ 18.4 below	
16	for Defendants' assigned liabilities. See also ¶ 18.6 request for punitive damages under	
17	Pennsylvania law).	
18		
19	XV. TENTH CAUSE OF ACTION AS AGAINST ALL DEFENDANTS UNDER RCW 9A.82 et seq.	
20	"LITTLE RICO"	
21	15.1 All allegations set forth above are re-alleged as if fully set forth herein.	
22	53 TCIF REO2, LLC v. Leibowitz, as Trustee, et al., No. 16-2004-CA-4835, Circuit Ct. 4D, Duvall	
23	Cnty., FL (May 2006); James v. U.S. Nat. Bank & GMAC, No. 2:09-cv-84-JHR, U.S. Dist. Ct. Maine (Feb. 2011).	

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 40 of 54

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1	15.2	Defendants' have engaged in a pattern and practice of willful conspiratorial,
2	deceptive, un	conscionable acts, in violation of RCW 19.82 et seq., including
3	(a)	use of deception with the intent of misleading debtors and property owners at
4		their most vulnerable time (the definition of "profiteering"), as well as
5		potential buyers of foreclosed properties, Washington State regulators and the
6		public at large, and
7	(b)	upon which those persons justifiably relied;
8	(c)	recording of fraudulent and false instruments affecting real property titles
9		thereby impairing the stability of Washington land titles;
10	(d)	circumvention of WDTA procedures to exert control over realty without valid
11		authority and thereby accomplish theft through nonjudicial foreclosure sale of
12		Washington resident's residential real property;
13	(d)	adding of unjust fees and interest to amounts alleged as due which are
14		purportedly secured by deeds of trust;
15	(e)	employing extortionate means to extract payments from property owners
16		including Plaintiff (See ¶ 15.4).
17	(f)	submitting and/or attempt to submit unlawful credit bids at Trustee Sales
18		where "creditor" in fact held no ownership in underlying debt or interest in
19		property. i.e. theft.
20	(g)	reselling and/or intent to resell unlawfully obtained (stolen) real property.
21		omissions described herein which are charged under .82 et seq. Criminal Profiteering statutes (felonies in bold):
22	15.3	Conspiring to conduct Trustee's Sales of the Property without authority,
23		

1	including no ownership of the underlying Note or legal interest in Deed of Trust: GMAC		
2	GROUP, LSI, First American, Conspirators: RFC-LLC, Homecomings: (See ¶¶ 5.7, 5.2		
3	-5.48, 5.58 - 5.69, 6.3 - 6.13, 10.2 - 10.6, 11.2 - 11.16, 12.2 - 12.4, 13.2 - 13.5, 14.4, Exhibi		
4	C): (felonies in bold) RCW 9A.56.030 (Theft in the first degree); RCW 9A.82.055 (theft of		
5	property for sale to others); RCW 10.58.040 (intent to defraud); RCW 9A.28.020(1)		
6	(complicity in criminal attempt); RCW 9A.82.050 (Trafficking in stolen property in the first		
7	degree); RCW 9A.82.080 (controlling enterprise or realty); RCW 9A.82.080(3)(a)		
8	(conspiracy to control realty). RCW 9A.08.010 (culpability defined). RCW 9A.28.040		
9	(criminal conspiracy).		
10	15.4 Using extortionate means to extract payments to parties not entitled to receive		
11	them, including inflated amounts:		
12	(a) GMAC, Chase, RFREH, ETS, First American, LSI, Homecomings, and RFC-		
13	LLC (Conspirator): See ¶¶ 5.21-5.56, 6.8(b), 6.10 – 6.13, 9.1 - 9.5, 10.6, 11.12,		
14	11.16, 11.17, 12.2(e), 12.4, 13.5, 14.4;		
15	(b) ETS, GMAC, First American: refusal to stop unlawful trustee's sale (tool for		
16	theft and/or extortion): See ¶¶ 5.34-36, 5.46-48.		
17	(c) GMAC, RFREH, ETS, First American, LSI, Bank One, Homecomings:		
18	Leaving Recorded Notice of Trustee's Sales on property record when sales had		
19	been "cancelled" as a tool of extortion: See ¶¶ 5.51-5.56, 14.5-14.6. RCW		
20	4.28.328 (also actionable for proximate injuries/damages).		
21	RCW 9A.56.130 (Extortion); RCW 9A.82.040 (use of extortionate means); RCW 10.58.040		
22	(intent to defraud); RCW 9A.28.020(1) (complicity in criminal attempt).		
23	15.5 Forgery: RFREH, GMAC: See ¶¶ 5.66-5.68 (also 13.2). RCW 9A.60.020		

i	(Forgery); RCW 9A.60.040 (criminal impersonation).		
2	15.6 False, Fraudulent and forged instruments have been filed with the King County		
3	Recorder naming RFREH, Bank One, Chase, Bank of NY, First American and LSI as		
4	having interests in the Property: ETS, LSI, First American, Chase, RFREH, RFCorp,		
5	RFC-LLC, GMAC (master conspirator), Homecomings (conspirator): See ¶ 10.2, 13.3,		
6	11.15, Exhibit C ¶¶ 4.2a – 4.13a and additional references to Recorded documents herein		
7	described. RCW 40.16.030 (offering false instrument for filing or record); RCW 61.24.010,		
8	RCW 64.04.020 (real estate statute of frauds); RCW 9.38.020 (false representations		
9	concerning title); RCW 64.08.020 (Out of state certification requirements – see also statutes		
10	of states where acknowledgements were executed); 9A.60.050 (false certification); RCW		
11	9A.60.010(4) (falsely making an instrument); Deeds must be drafted by a licensed attorney		
12	(See footnote 49 and RCW 19.16.250(5)); RCW 9A.08.020 (complicity).		
13	15.7 Plaintiff and a substantial percentage of the residents of Washington have		
14	suffered damages proximately caused by Defendants' acts and omissions stated herein		
15	under Little RICO charges, including		
16	(a) Diminishment of property values both directly and indirectly;		
17	(b) Degradation of surrounding neighborhood aesthetics, and creating nuisances.		
18	(c) Damage to the public perception and reputation of those victimized,		
19	including humiliation;		
20	(d) Damages, actual and perceived to the integrity of the WDTA system;		
21	(e) Damage to the integrity of Washington's system of law.		
22	(f) Plaintiff has further directly incurred costs of attempting to resolve issues		
23	herein, including substantial out-of-pocket expense, loss of time, attorney		

1		fees, research, and prosecuting this action in defense of his property in
2		amounts to be proven at trial.
3	(g)	Plaintiff is also entitled to treble damages at the discretion of the court
4		under RCW 9A.82.100(4)(d), and attorney fees.
5	(h)	See ¶ 18.4 below for Defendants' assigned liabilities.
6 7	СН	XVI. ELEVENTH CAUSE OF ACTION ARGES AGAINST ALL DEFENDANTS AS CONSPIRATORS UNDER RCW 19.82 et seq.
8		CONSUMER PROTECTION ACT
9	16.1	All allegations set forth above are re-alleged as if fully set forth herein.
10	16.2	Defendants have engaged in unfair acts and practices regarding residential real
11	estate mortgag	ges and marketing of properties to and from consumers, which have seriously
12	impacted the p	public interest through:
13	(a)	Use of names of banks who hold no interest, identified only "as trustee"s,
14	·	where no legal Beneficiary is named in violation of RCW 62A.3 et seq., RCW
15		61.24.005(2), RCW 61.24.030(7)(a), (8)(l); RCW 61.24.040(2);
16	(b)	Asserting claims that the transfer of negotiable instruments may be
17		accomplished through recordation of an Assignment of Deed of Trust, and
8		acting and attempting to act on such claims through pursuing unlawful
19		foreclosures. RCW 62A.3-201, 203;
20	(c)	Use of phantom, straw-man trustees, which perform no function in the
21		foreclosure process other than lending their name to entities such as ETS, who
22		are a wholly owned arm of the foreclosing servicer, such as GMAC, which
23		effectively nullifies the protective intermediary role of the "impartial" trustee
1		

1	1	established by the WDTA;	
2	(d)	Publishing false information as to how such trustees may be contacted;	
3	(e)	Recording of bogus Assignments of deeds of trust;	
4	(f)	Recording bogus appointments of Successor Trustees; and	
5	(g)	Recording bogus Notices of Trustee's Sales (wrongful foreclosures) based	
6		upon these misrepresentations. RCW 19.86.020:	
7	(h)	Issuing and recording invalid deeds (when the power to grant a deed has been	
8		obtained through fraudulent means, any deed so granted is invalid), e.g. LSI	
9		(See Section XI above), seriously impacting stability of land titles.	
10	16.3	Fraudulent misrepresentation and intentional deception is charged under the	
11	Washington Consumer Protection Act, RCW 19.86 et seq. against the following Defendants		
12	which includes the following examples herein stated:		
13	(a)	Homecomings: See See ¶¶ $5.8 - 5.20$, $5.38 - 5.39$, $9.3 - 9.5$;	
14	(b)	ETS: See ¶¶ 5.24, 5.32- 5.36, 5.46-5.48, 5.57-5.62, 5.69, 10.2-10.6, 11.12-11.15, 13.1-13.4, 15.3, &15.6 (conspirator), Exhibit C ¶ 4.12(a);	
15	(c)	GMAC: See ¶¶ 5.24-5.25, 5.35-5.36, 5.50 -5.56, 5.66 -5.68, 6.7- 6.9, 14.2-	
16		14.4, Exhibit C ¶ 4.3(a);	
17	(d)	First American: See ¶¶ 5.23, 5.30 - 5.33, 5.40, 5.46, 5.59 -5.62, 6.12, 10.1-10.6, 15.3, 15.6, Exhibit C ¶ 4.11(a);	
18	(a)		
19	(e)	LSI : See ¶¶ 5.69, 10.4 - 10.5 (same legal basis), 11.1-11.16, 15.3, 15.6, Exhibit C ¶ 4.13(a);	
20	(f)	Chase: See ¶¶ $5.66 - 5.68$, 6.9 (regarding claim to be beneficiary), 6.12 ,	
21		Exhibit C ¶ 4.8(a);	
22	(g)	RFREH : See ¶¶ 5.58, 5.59, 5.60, 5.66 – 5.68, 6.9(c)-6.12, 13.1 – 13.5, 15.3, 15.6, Exhibit C ¶ $4.4(a)$,(b);	
23		,	
١		HELMUT KAH, Attorney at Law	

1 2	(h)	RFCorp : See ¶ 15.6, Exhibit C ¶ 4.6(a) (unsubstantiated claim of Attorney In Fact);
3	(i)	RFC-LLC: See ¶ 15.6, Exhibit C ¶ 4.5(a) (unsubstantiated claim of Attorney In Fact),
4	16.4	Fraudulent Withholding of Information which Defendant had a duty to
5	disclose.54 De	espite repeated requests, including those described herein, no Defendant or any
6	representative	thereof has ever provided the October 2008 pay-off amount on the Nicholls
7	Note or produ	ced any evidence of ownership thereof, or been willing to exhibit any valid
8	authority for t	heir actions.
9	(a)	Homecomings : See ¶¶ 5.8 - 5.20, 5.21, 5.38-5.39,
10	(b)	ETS: See ¶¶ 5.21, 5.24 - 5.27, 5.34-5.36, 5.38-5.39, 5.46, 5.57, 5.61-5.62
11	(c)	GMAC: See ¶¶ 5.36, 5.53-5.56, 6.7
12	(d)	First American: See ¶¶ 5.23, 5.30-5.31, 5.46, 5.57, 5.61-5.62, 10.3-10.5
13	(e)	Chase: See ¶¶ 5.43 – 5.45
14	16.5	Homecomings Refusal of Tender of Payoff to generate profits & servicing
15	fees: See 5.9-5	5.21. RCW 62A.3-603.
16	16.6	Robo-signing: Virtually every instrument, in which Defendants are named,
17	Recorded as a	gainst the Property, is false, fraudulent and/or invalid. Where not already
18	indicated here	in, Plaintiff's Exhibit D "Index to Property Records", to be presented at trial,
19	will itemize ea	ach of these defects, which include but are not limited to violations itemized in
20	¶ 15.6 above a	and elsewhere in this Complaint.
21	16.7	All Notice's of Trustee Sale drafted and filed against the Property have stated,
22	"THIS IS AN	ATTEMPT TO COLLECT A DEBT" Because All Defendants, and First
23	⁵⁴ See RESTATE	MENT (SECOND) OF TORTS § 551 (1977).
		THE RATIO IN A TANK

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 46 of 54

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l	American and	d LSI in particular as phantom straw-man trustees of a deed of trust, lacked the		
2	power of sale	under Washington law, their actions herein described are not excluded from the		
3	definition of	definition of "debt collection" under RCW 19.16.100(4), and are within the deceptive debt		
4	collection pro	ovisions of RCW 19.16 et seq., including, especially regarding ETS, RCW		
5	19.16.250(5)	(practice of law in the drafting of instruments). See ¶ 12.2(c).		
6	16.8	Violations of debt collection statutes are per se violations of the CPA ⁵⁵ .		
7	16.9	Plaintiff has suffered injuries and damages proximately resulting from the		
8	above enumer	rated acts and is entitled to compensation therefor, including		
9	(a)) Clouding and destabilization of title to Plaintiff's Property and others thereby diminishing Property's value;		
10	a.			
11	(D)) Loss of use of the Property including lost revenue from sale, rental and/or development.		
12	(c)	Pecuniary losses occasioned by inconvenience, including losses from forced		
13		liquidation of securities and cost of loan (See \P 5.12), to tender full payoff to a rightful claimant;		
14	(d)) Loss of appreciating value of securities liquidated: securities present value		
15		less sale price (or in the alternate $losses x . 1/year$), in amounts to be proven at trial;		
16	(e)) Tax consequences as result of awards;		
17	, ,	Treble damages allowable under RCW 19.86.090; and		
18		Attorney fees. (See ¶ 18.4 below for Defendants' assigned liabilities).		
19	\ \frac{\cdots}{2}			
20		XVII. TWELFTH CAUSE OF ACTION INFLICTION OF EMOTIONAL DISTRESS		
21	AGAI	NST SPECIFIED DEFENDANTS, ALL DEFENDANTS THROUGH CONSPIRACY		
22	17.1	All allegations set forth above are re-alleged as if fully set forth herein.		
23	55 Panag v. Far	rmers Ins. Co. of Wash., 166 Wn.2d 27, (April 2, 2009).		

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 47 of 54

HELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

1	17.2 <u>Intentional Infliction of Emotional Distress</u> . The conduct of Defendants			
2	GMAC, Homecomings, RFREH, RFCorp/RFC-LLC (as one entity), First American, LSI			
3	and ETS as set out above was outrageous, sounds in intentional tort, and constitutes			
4	intentional infliction of emotional distress.			
5	17.3 Negligent Infliction of Emotional Distress. Alternatively, the conduct of			
6	Defendants GMAC, Homecomings, RFREH, RFCorp/RFC-LLC (as one entity), First			
7	American, LSI and ETS as set out above was negligent insofar as said Defendants failed to			
8	take reasonable care to avoid causing Plaintiff's emotional distress and caused Plaintiff			
9	emotional distress.			
10	17.4 The Plaintiff's emotional distress was, and is, manifested by objective and/or			
11	physical symptoms.			
12	17.5 See ¶ 19.1(9) for computation of award, and ¶18.4 for assigned liabilities of			
13	each Defendant.			
14				
15	XVIII. INJURIES/DAMAGES			
16	18.1 All allegations set forth above are re-alleged as if fully set forth herein.			
17	18.2 Plaintiff is entitled to compensation in amounts to be proven at trial.			
18	18.3 At time of filing of this Complaint conservatively estimated total monetary			
19	compensation for injuries, damages, and adverse tax consequences, <u>not</u> including $\P 18.5$ or			
20	¶ 18.6 below, costs or attorney fees, is \$1,166,096.00.			
21	18.4 Whereas Defendants as identified herein shared responsibility in measure for			
22	Plaintiff's injuries, damages, costs and fees as indicated, Plaintiff has assigned proportional			
23	liability of awards by this court, except where otherwise confined to individual Defendants, in			
•	COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 48 of 54 HELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541			

1	the following percentages, subject to the wisdom of	the Court:
2		
3	PERCENTAGE OF LIABILITY	PRLIMINARY ESTIMATES BASED UPON ¶ 18.3
4		BASED OF ON 10.5
5	• GMAC20% • First American10%	\$233,219 \$116,610
6	• ETS15% • RFREH10%	\$174,914 \$116,610
7	• RFCorp/RFC-LLC 10% • Homecomings	\$116,610 \$116,610
8	• LSI	\$174,914 \$116,610
9	• Bank One	0
10	22.2	
11	18.5 Because of the willful, egregious and	d systemic nature of actions described
12	herein by Defendants LSI and ETS, done in Califo	ornia, Plaintiff requests an appropriate
13	award of punitive damages ⁵⁶ against each of these	Defendants under California Civil Code
14	§ 3294.	
15	18.6 Because of the willful and egregious a	and systematic nature ⁵⁷ of the forging of
16	documents, and in particular Assignment of Deed of	Trust, Recorded 08/12/2010 (See ¶ 5.66
17	-5.68), done for the benefit of RFREH by and unde	r the direction of GMAC, at Ft.
18	Washington, Pennsylvania, Plaintiff requests an appr	opriate award of punitive damages
19	against GMAC and RFREH under Pennsylvania law	v.
20		
21	56 See Singh v. Edwards Lifesciences Corp., 151 Wn. App	127 (July 6, 2000) ("The conduct that
22	serves as the basis of the punitive damage award here occurrences in deterring its corporations from engaging in such	urred in California and that state has an
23	57 Plaintiff will produce at trial additional forgeries from the	•
l	 	HELMUT KAH, Attorney at Law

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 49 of 54

l	XIX. RELIEF REQUESTED		
	WHER	EFOR	E, Plaintiff prays for relief against Defendants and each of them as follows
	19.1	For de	eclaratory relief consistent with the pleadings herein, including but not
	limited to decl	aration	s that -
	(1)	Defe	endants have violated the laws of the State of Washington in their efforts to
		hold	foreclosure sales of the Property;
	(2)	Def	endants are not entitled to conduct a Foreclosure sale of the Property;
	(3)	The	Nicholls DOT is and should be declared void, invalid, and of no further
		forc	e or effect as a lien against the Property records on the basis of:
		(a)	Nicholls DOT was void ab initio (See ¶ 5.7)
	·	(b)	No Defendant, person, or entity, known or unknown, has any valid perfected interest in the Nicholls DOT as against Plaintiff as a purchaser for value in good faith. Chapter 62A.9A RCW, RCW 65.08.070;
		(b)	Defendants' refusal to accept Plaintiff's tender of payment to a verifiably rightful owner of the Nicholls Note;
		(c)	Defendants' failure to identify any verifiably rightful owner of the debt purportedly secured by the Nicholls DOT;
		(d)	That through assignments where there was no valid Beneficiary, the Nicholls DOT has become bifurcated ⁵⁸ from Nicholls Note (if the latter exists), rendering it void;
	(4)	That	LSI Title Agency, Inc. and/or any renamed but substantially identical
		subs	tituted entity be enjoined from doing business in the State of
		Was	shington, under RCW 9A.08.030(5), RCW 9A.82.100(2) and(4)(c), and
			t is bifurcated from its note, the security becomes unenforceable, and the note ecured. Bellistri v. Ocwen Loan Servicing, LLC, 284 S.W.3d 619, 623 (Mo.

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 50 of 54

IELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

i		(RCW 19.86.080(1) and (2), for gross violations of the RCW, OIC
2	Ī	Regulations and fraudulent misrepresentations to Plaintiff, the OIC, the State
3		and the citizens of Washington and California, and it be recommended by
4		this court to the Washington Attorney General that LSI be criminally
5	· :	prosecuted for crimes herein described.
6	(5)	That judgment be entered against the Defendants awarding Plaintiff money
7	MAN	damages and recompense for financial injuries and damages based on the facts
8		and causes of action alleged herein in an amount to be proven at the time of
9		trial;
10	(6)	That this court award treble damages against Homecomings and/or the
11		proven culpable Defendant, for injuries proximately caused by unlawful
12		trespass and possession of the Property, in an amount to be determined at
13		trial, pursuant to RCW 4.24.630, together with the surrender of all keys
14		to the Property;
15	(7)	That this court award damages resulting from Defendants' violations of
16		Chapter 9A.82 RCW ("Little RICO") as indicated herein, in an amount to
17		be determined at trial, including treble damages as permitted based upon
18	·	damages charged thereunder, plus costs of investigation, other costs and
19		attorneys' fees as provided by statute;
20	(8)	That this Court award all such relief to Plaintiff as he may be entitled to under
21		the Washington Consumer Protection Act, including treble damages as
22		permitted, based upon injuries and damages resulting from acts and omissions
23		charged thereunder, and attorney fees as provide by statute.

1	(9)	That this Court award damages as against Defendants GMAC, Homecomings,
2		RFREH, RFCorp/ RFC-LLC (as one entity), First American, LSI and
3		ETS for Infliction of Emotional Distress and loss of enjoyment of life, in an
4		amount equal to double the total of all monetary damages and injuries awarded
5		by the Court under the above bases;
6	(10)	That Plaintiff be recompensed for attorneys' fees and costs allowed by equity,
7		contract, statutes and/or court rules;
8	(11)	For a permanent injunction under RCW 7.40.010 enjoining any future
9		foreclosure proceedings by any of the Defendants, their agents,
10		successors, or assigns based upon the Nicholls note and Deed of Trust;
11	(12)	For judgment under Chapter 7.28 RCW removing the cloud on Plaintiff's title
12		of all invalid Recorded documents referencing the Nicholls DOT, all said
13		Defendants' claims as against the Property, and quieting title in Plaintiff, and
14		that the Defendants be forever barred from having or asserting any right,
15		title, estate, lien, power or interest in or to the Property herein described
16		tracing from the Nicholls Note or DOT;
17	(13)	That this court award punitive damages against LSI and ETS under Cal. Civ.
18		Code § 3294. See ¶ 18.5;
19	(14)	That this Court award punitive damages as against GMAC and RFREH under
20		Pennsylvania law. See ¶ 18.6;
21	(15)	That this court award compensation for tax consequences for Plaintiff as
22		shall result from injuries/damages awards from this action;
23	(16)	That this Court award such other damages and compensation for injury as may

1 be awardable to Plaintiff by statute or common law, and for such further just 2 and equitable relief to Plaintiff as the Court shall deem just and proper. 3 XX. **ATTORNEY FEES** 4 20.1 The Nicholls DOT contains a provision for award of attorney fees. 5 Plaintiff will be entitled to an award of attorney fees against Defendants as 20.2 6 the prevailing party in this action. 7 20.3 Plaintiff has incurred and continues to incur awardable attorneys' fees in 8 efforts to protect his fee simple title to the Property. 9 20.4 Plaintiff is entitled to an award of his attorney fees, costs, and expenses under 10 the applicable statutes cited in this complaint, including but not limited to RCW 11 9A.82.100(1)(a), RCW 19.86.090, and RCW 4.28.328(3). 12 13 14 15 day of June, 2012. HELMUT KAH, Attorney at Law 16 17 18 19 Attorney for Plaintiff 20 21 22 23

COMPLAINT FOR QUIET TITLE, INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES, AND OTHER RELIEF Page 53 of 54

HELMUT KAH, Attorney at Law 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSRA # 18541

1	VERIFICATION
2	The undersigned declares that he is the Plaintiff in this matter.
3	I make this declaration based upon my personal knowledge.
4	I have reviewed the factual allegations set forth in this complaint and I believe the
5	same to be true.
6	I declare under penalty of perjury of the laws of the State of Washington that the
7	foregoing is true and correct.
8	SIGNED June 4, 2012, at Portland, Oregon.
9	
10	
11	1 duant Sula -
12	Duncan K. Robertson, Plaintiff
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	VYDE SEEDS EZART

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2	
3	
4	Robertson v. GMAC Mortgage, LLC, et al.
5	LEGAL DESCRIPTION OF SUBJECT PROPERTY
6	The property which is the subject of this Complaint is commonly known as 12002 4th
7	Avenue Southwest, Seattle, Washington, 98146, Tax Parcel No. 072304-9322-04, described
8	as follows:
9	That portion of the Northwest quarter of the Northeast quarter of the
10	Southeast quarter of Section 7, Township 23 North, Range 4 East of the Willamette Meridian, records of King County, Washington, described as follows:
11	Beginning at a point on the East line of 4th Avenue Southwest which is
12	384.61 feet North of the North line of Southwest 122nd Street; THENCE East parallel with the North line of Southwest 122nd Street,
13	260.15 feet.
14	THENCE South parallel with the East line of 4th Avenue Southwest 64.16 Feet;
15	THENCE West parallel with the North line of Southwest 122nd Street,
16	260.15 feet to the East line of 4th Avenue Southwest; THENCE North along said East line 64.16 feet to the point of beginning.
17	Situate in the County of King, State of Washington.
18	
19	
20	
21	
22	EXHIBIT A
23	
	HELMIT KAH Attomey at Law

EXHIBIT A
Robertson v. GMAC Mortgage, LLC et al.
1 Page

HELMUT KAH, Attorney at Lav 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541 AFTER RECORDING MAIL TO: Duncan K. Robertson 3520 S.E. Harold Court Portland, GR 97292-4344 20081007001048

E2366507

9.66 PRGE001 OF 861

TRUSTEE'S DEED

THE GRANTOR, Ryan D. Griffin, as present Trustee under that Deed of Trust (defined below), in consideration of the premises and payment recited below, hereby grants and conveys, without representation or warranty, expressed or implied, to Duncan K. Robertson, as GRANTEE, all real property (the Property), situated in the County of King, State of Washington, described as follows:

Tax Parcel No.: 072304932204

Full Legal Description attached as 'Exhibit A' and incorporated by reference as though fully set forth herein.

LIDELILA MATIONAL TITE

RECITALS:

1. This conveyance is made pursuant to the powers, including the power of sale, conferred upon the Grantee by that certain Deed of Trust dated January 5, 2006, recorded January 6, 2006, under Auditor's File No. 20060106002340, records of King County, Washington, from Linda C. Nicholls, as Grantor, to Fidelity National Title Company of Washington, as Trustee, to secure an obligation in favor of Duncan K. Robertson, as Beneficiary.

- 2. The Deed of Trust was executed to secure, together with other undertakings, the payment of one or more promissory note(s) ("Note") in the sum of \$82,000.00 with interest thereon, according to the terms thereof, in favor of Fidelity National Title Company of Washington, trustee for Duncan K. Robertson and to secure any other sums of money which might become due and payable under the terms of said Deed of Trust.
- 3. The Deed of Trust provided that the Property is not used principally for agricultural or farming purposes and the Grantor has no actual knowledge that the Property is used principally for agricultural or farming purposes.

trustee owed no duty to make disclosures to Grantee concerning the Property, Grantee relying solely upon his/her/their/its own due diligence investigation before electing to bid for the property.

DATED: October 🔏 2008

GRANTOR Ryan D. Griffin

ACKNOWLEDGMENT

STATE OF CALIFORNIA, COUNTY OF SACRAMENTO On October 2, 2008 before me, <u>Regard Vian Water</u> (name and title of officer), personally appeared RYAN D. GRIFFIN personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) (is/are) subscribed to the within instrument and acknowledged to me that (he/she/they) executed the same in (his/her/their) authorized capacity(ies), and that by (his/her/their) signature(s) on the instrument the person(s) (or the entity upon behalf of which the person(s) acted) executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS MY HAND AND OFFICIAL SEAL.

Notary

SEE CALIFORNIA ALL-PURPOSE ACKNOWLENGMENT

[scal]

EXHIBIT B -- Page 3 of 5

CALIFORNIA ALL-PURPOSE AC	KNOWLEDGMENT
tate of California]
County of SACKAMENT	Ì
The second se	malfille I be the prome Alore
On <u>8 0 0708/L 8008</u> before me, <u>6/2</u>	
personally appeared <u>PYHN M</u>	SPIFFIN) Name(a) of Signer(a)
	
	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are-subscribed to the within instrument and, acknowledged to me that he/sha/they executed the same in his/her/their authorized capacity(les), and that by his/her/their-signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.
- Annanaa	certify under PENALTY OF PERJURY under the laws
GERALD W. VAN WAGNER	of the State of California that the foregoing paragraph is
COMM. # 1563118 COMM. # 1563118 COMMAN # 1563118 COMMAN # 1563118 COMMAN # 1563118	true and correct.
COMM. EXP. MARCH 22, 2009	WITNESS my hand and official segi.
Plage Notary, Seat Above	Signature School Christian of Notice Public
المنتب الممواني مواني المواني	TIONAL CONTRACTOR OF THE PROPERTY OF THE PROPE
Though the information below is not required by law,	It may prove valuable to persons relying on the document realtachment of this form to another documents.
Description of Attached Document	•
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Title or Type of Document:	
Document Date:	Number of Pages:
Signer(s) Other Than Named Above:	
Capacity(les) Claimed by Signer(s)	
Superior (100) Clarifold by Clarifold	
Signer's Name:	Signer's Name:
] Individual	Individual
Corporate Officer — Title(s):	Gorporate Officer — Title(s):
Partner — 🗆 Limited 🗆 General	Partner - C Limited C General
Attorney in Fact Top of thumb her	O Attorney in Febt
J Irustee	LI Truetee
Guardian or Conservator	Guardian of Conservator
1 Other	
Other:	· · · · · · · · · · · · · · · · · · ·
	Signer is Representing
igner is Representing:	Signer is Representing

- 4. Default having occurred in the obligations secured and/or covenants of the Deed of Trust grantor, as set forth in Notice of Trustee's Sale described below, which by the terms of the Deed of Trust make operative the power to sell, the thirty-day advance Notice of Default was transmitted to the Deed of trust grantor, or her successor in interest, and a copy of said Notice was posted or served in accordance with law.
- 5. Duncan K. Robertson, being then the holder or the nominee of the indebtedness secured by the Deed of Trust, delivered to said Grantor a written request directing Grantor to sell the Property in accordance with law and the terms of the Deed of Trust.
- 6. The defaults specified in the "Notice of Default" not having been cured, the Grantor, in compliance with the terms of the Deed of Trust, executed and on 01/09/08, recorded in the office of the Recorder of King County, Washington, a "Notice of Trustee's Sale" of the Property under File No. 20080109000688.
- 7. The Grantor, in the "Notice of Trustee's Sale", fixed the place of sale as "At the main entrance to the Administration Building, 500 4th Avenue, Seattle, WA" at 10:00 a.m., and in accordance with the law caused copies of the statutory "Notice of Trustee's Sale" to be transmitted by mail to all persons entitled thereto and either posted or served prior to 90 days before the sale; further, the Grantor caused a copy of said "Notice of Trustee's Sale" to be published in a legal newspaper in each county in which the property or any part thereof is situated, once between the thirty-fifth and twenty-eighth day before the date of sale, and once between the fourteenth and seventh day before the date of sale; and further, included with the Notice, which was transmitted to or served upon the Deed of Trust grantor or hi successor in interest, a "Notice of Foreclosure" in substantially the statutory form, to which copies of the Note and Deed of Trust were attached.
- 8. During foreclosure, no action by the Beneficiary, its successors or assigns was pending on an obligation secured by the Deed of Trust
- 9. All legal requirements and all provisions of said Deed of Trust have been complied with, as to acts to be performed and notices to be given, as provided in chapter 61.24 RCW
- 10. The default specified in the "Notice of Trustee's Sale" not having been cured ten days prior to the date of Trustee's Sale and said obligation secured by said Deed of Trust remaining unpaid, on 09/26/08, the date of sale, which was not less than 190 days from the date of default in the obligation secured, the Grantor then and there sold the Property at public auction to said Grantee, the highest bidder therefore, for the sum of \$62,825.53.

This conveyance is made without representations or warranties of any kind; expressed or implied. By recording this Trustee's Deed, Grantee understands, acknowledges and agrees that the Property was purchased in the context of a foreclosure, that the trustee made no representations to Grantee concerning the Property and that the

Fidelity National Title Insurance Company

Commitment Number: 7-07111288

SCHEDULE C PROPERTY DESCRIPTION

The land referred to in this Commitment is described as follows:

That portion of the Northwest quarter of the Northeast quarter of the Southeast quarter of Section 7, Township 23 North, Range 4 East of the Willamette Meridian, records of King County, Washington, described as follows:

Beginning at a point on the East line of 4th Avenue Southwest which is 384.61 feet North of the North line of Southwest 122nd Street; THENCE East parallel with the North line of Southwest 122nd Street, 280.15 feet.

THENCE South parallel with the East line of 4th Avenue Southwest 64:16

THENCE West parallel with the North line of Southwest 122nd Street, 260.15 feet to the East line of 4th Avenue Southwest;

THENCE North along said East line 64.16 feet to the point of beginning

Situate in the County of King, State of Washington.

NOTE FOR INFORMATIONAL PURPOSES ONLY:

The following may be used as an abbreviated legal description on the documents to be recorded, per amended RCW 65:04. Said abbreviated legal description is not a substitute for a complete legal description within the body of the document.

This property is located in King county

Recording to be delivered to:

Fidelity National Title Co., 720 Olive Way #515, Seattle, WA 98101

ALTA Commitment Schedule C

(07111288.PFD/07111288/7)

EXHIBIT B -- Page 5 of 5

1	EXHIBIT C
2	
3	Apparent sources of defendants' claims regarding the subject real property (Paragraph Numbers correspond to Complaint Numbers)
4	Defendant GMAC Mortgage, LLC ["GMAC"]:
5	4.3(a) Defendant GMAC claims or has claimed to be a holder of the Nicholls note.
7	Defendant Residential Funding Real Estate Holdings, LLC ["RFREH"]:
8	4.4(a) Defendant RFREH's name appears as indicated in the following recorded
9	documents:
10	(1) As signing party on an Appointment of Successor Trustee dated 02/16/2010
11	and recorded on 02/17/2010 under no. 20100217000758 as follows:
12	"Dated: 2/16/2010 Residential Funding Real Estate Holdings, LLC"
13	This document is invalid due to a fatally insufficient acknowledgment and
14	because RFREH holds no interest in the subject note or deed of trust.
15	(2) As the assignee in an Assignment of Deed of Trust dated 07/28/2010 and
	recorded 08/12/2010 under no. 20100812000720 as follows:
16	"FOR VALUE RECEIVED, the undersigned hereby grants, assigns
17	and transfers to Residential Funding Real Estate Holdings, LLC all
18	beneficial interest under the certain Deed of Trust dated November 1,
19	1999, * * * ."
20	"Dated: 07-28-10
21	"JPMorgan Chase Bank, N.A. successor by merger with Bank One, N.A."
22	"By:Thomas Strain
23	"Name: Thomas Strain "Title: Limited Signing Officer
	HELMUT KAH, Attorney at Law 16818 140 th Avenue NE

EXHIBIT C

Robertson v. GMAC Mortgage, LLC et al. Page 1 of 7 HELMUT KAH, Attorney at La 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

1	
2	4.4(b) RFREH's name appears in the recitals on page 1 of the following recorded
3	document:
4	(1) Notice of Trustee's Sale dated 12/20/2010 and recorded 12/22/2010 under no. 20101222001196.
5	
6	Defendant Residential Funding Company, LLC ["RFC-LLC"]:
7	4.5(a) Defendant RFC-LLC's name appears as the purported Attorney-In-Fact for
8	defendant Bank of New York Trust Company (see Complaint ¶4.10) in the following
9	recorded document:
10	(1) Appointment of Successor Trustee dated February 17, 2007,
11	acknowledged February 1, 2007 and recorded on 02/23/2007 under
12	no. 20070223001307.
13	<u>Defendant Residential Funding</u> Corporation ["RFCorp"]:
14	Corporation Ki Corp
15	4.6(a) Defendant RFCorp's name appears as the purported Attorney-in-Fact for
16	defendant Bank One National Association on the following recorded document:
17	(1) Appointment of Successor Trustee dated 10/24/2000 and recorded on
18	10/30/2000 under no. 20001030000943.
19	<u>Defendant Homecomings Financial, LLC, also known</u> <u>as Homecomings Financial Network ["Homecomings"]:</u>
20	4.7(a) Defendant Homecomings claims or has claimed to be a servicer of the
21	obligation represented by the Nicholls note.
22	
23	
	HELMUT KAH, Attorney at Law

EXHIBIT C
Robertson v. GMAC Mortgage, LLC et al.
Page 2 of 7

IELMUT KAH, Attorney at La 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

1	Defendant JP Morgan Chase Bank N.A. ["Chase"]:
2	4.8(a) Defendant CHASE's name appears on the following recorded documents as
3	indicated:
4	(1) In the signature block of an Appointment of Successor Trustee dated
5	February 17, 2007, acknowledged/notarized 02/01/2007and recorded on
6	02/23/2007 under no. 20070223001307 as follows:
7	"THE BANK OF NEW YORK TRUST COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE BANK, N.A., AS
8	TRUSTEE, FKA THE CHASE MANHATTAN BANK AS TRUSTEE, BY: RESIDENTIAL FUNDING COMPANY, LLC, ITS ATTORNEY IN FACT."
9	
10	(2) In the recitals on page 1 of a Notice of Trustee's Sale dated March 9, 2007,
11	and recorded on 03/13/2007 under no. 20070313001435 as follows:
11 12	"* * * the beneficial interest in which was assigned by OLD KENT MORTGAGE COMPANY D.B.A. NATIONAL PACIFIC
13	MORTGAGE TO RFC - THE BANK OF NEW YORK TRUST
14	COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE BANK, N.A. AS TRUSTEE, FKA THE CHASE MANHATTAN BANK AS TRUSTEE TRUSTEE. (sic) "
15	(3) In the signature block of an Assignment of Deed of Trust dated 07/28/2010
16	and recorded on 08/12/2010 under no. 20100812000720. See ¶ 4.4(a)(2)
17	above.
18	Defendant Bank One National Association ["Bank One"]:
19	4.9(a) Defendant Bank One's name appears on the following recorded documents as
20	indicated:
21	(1) As assignee on a facially invalid document titled "Corporation Assignment
22	of Mortgage" dated 01/20/2000 and recorded on 08/03/2000 under no.
	20000803000299;
23	
	HELMUT KAH, Attorney at Law

EXHIBIT C
Robertson v. GMAC Mortgage, LLC et al.
Page 3 of 7

IELMUT KAH, Attorney at Lav 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

1	(2) In the signature block of an Appointment of Successor Trustee dated
2	10/24/20000 and recorded on 10/30/2000 under no. 20001030000943 as
3	follows:
4	"Bank One, National Association, Trustee "By Residential Funding Corporation, it's Attorney in Fact" (sic)
5	(3) In the signature block of an Appointment of Successor Trustee dated April
6	26, 2004, and recorded on 05/11/2004 under no. 20040511002214 as
7	follows:
8	"Bank One, National Association, As Trustee"
9	(4) In the recitals on page 1 of a Notice of Trustee's Sale dated 05/25/04 and
_	recorded on 05/27/2004 under no. 20040527001926 as follows:
10 11	"* * * the beneficial interest of which was assigned to BANK ONE, NATIONAL ASSOCIATION, AS TRUSTEE, records of
10	King County, Washington."
12	(5) In the signature block of Appointment of Successor Trustee dated
13	12/28/2004 and recorded on 01/10/2005 under no. 20050110001517 as
14	follows:
15	"BANK ONE NATIONAL ASSOCIATION AS TRUSTEE"
16	(6) In the recitals on page 1 of a Notice of Trustee's Sale dated February 1,
17	2005, and recorded on 02/03/2005 under no. 20050203001608 as follows:
18	"* * * the beneficial interest of which was assigned to BANK ONE, NATIONAL ASSOCIATION, AS TRUSTEE, records of
19	King County, Washington."
	(7) In the recitals on page 1 of a Notice of Trustee's Sale dated 01/09/2009
20	and recorded on 01/12/2009 under no. 20090112001130 as follows:
21	"* * * the beneficial interest in which was assigned by OLD
22	KENT MORTGAGE COMPANY D.B.A. NATIONAL PACIFIC MORTGAGE to RFC-BANK ONE, NATIONAL
23	ASSOCIATION, AS TRUSTEE FKA THE FIRST NATIONAL BANK OF CHICAGO, AS TRUSTEE."
	HELMUT KAH, Attorney at Law

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HELMUT KAH, Attorney at I 16818 140th Avenue NE Woodinville, WA 98072-9001 Phone: 425-949-8357 Fax: 425-949-4679 Cell: (206) 234-7798 Email: helmut.kah@att.net WSBA # 18541

l	(8) In the signature block of an Assignment of Deed of Trust dated
2	07/28/2010 and recorded on 08/12/2010 under no. 20100812000720.
	See ¶ 4.4(a)(2) above.
3	Defendant Bank of New York Trust
4	Company, N.A. ["BNY"]:
5	4.10(a) Defendant BNY's name appears in the following recorded documents:
6	(1) In the signature block of an Appointment of Successor Trustee dated
7	02/17/2007, acknowledged/notarized 02/01/2007 and recorded on
0	02/23/2007 under no. 20070223001307 which is signed by RFC-LLC as
8	BNY's purported Attorney-In-Fact, as follows:
9	"THE BANK OF NEW YORK TRUST COMPANY, N.A. AS
10	SUCCESSOR TO JP MORGAN CHASE BANK, N.A., AS
1 1	TRUSTEE, FKA THE CHASE MANHATTAN BANK AS TRUSTEE, BY: RESIDENTIAL FUNDING COMPANY, LLC, ITS ATTORNEY
11	IN FACT."
12	(2) In the recitals on page 1 of a Notice of Trustee's Sale dated March 09, 2007
13	and recorded on 03/13/2007 under no. 20070313001435 as follows:
14	"* * * the beneficial interest in which was assigned by OLD KENT
	MORTGAGE COMPANY D.B.A. NATIONAL PACIFIC
15	MORTGAGE to RFC - THE BANK OF NEW YORK TRUST COMPANY, N.A. AS SUCCESSOR TO JP MORGAN CHASE
16	BANK, N.A. AS TRUSTEE, FKA THE CHASE MANHATTAN
17	BANK AS TRUSTEE TRUSTEE. (sic) "
	Defendant First American Title Insurance
18	Company ["First American"]:
19	4.11(a) First American's name appears as a party to the following recorded
20	documents:
21	(1) As successor trustee in an Appointment of Successor Trustee dated
	02/17/2007, acknowledged/notarized 02/01/2007 and recorded on
22	02/23/2007 under no. 20070223001307;
23	
	HELMUT KAH, Attorney at Law

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1	(2) As Trustee in Notices of Trustee's Sale recorded on the following dates:
2	03/13/2007 under no. 20070313001435,
3	01/12/2009 under no. 20090112001130, and
	03/23/2010 under no. 20100323000378.
4	(3) As Trustee in Notices of Discontinuance of Trustee's Sale recorded on the
5	following dates:
6	09/05/2007 under no. 20070905000989,
7	06/17/2010 under no. 20100617000457, and
8	06/17/2010 under no. 20100617000458.
9	Defendant Executive Trustee Services, LLC ["ETS"]:
10	4.12(a) Defendant ETS's name appears on the following recorded documents as the
11	entity to which documents should be returned after recording:
	(1) Appointment of Successor Trustee dated 02/17/2007, acknowledged/
12	notarized 02/01/2007 and recorded on 02/23/2007 under no.
13	20070223001307;
14	(2) Notice of Trustee's Sale dated 03/09/2007 and recorded on 03/13/2007
15	under no. 20070313001435;
16	(3) Notice of Discontinuance of Trustee's Sale dated 08/30/2007 and recorded
	on 09/05/2007 under no. 20070905000989;
17	(4) Notice of Trustee's Sale dated 01/09/2009 and recorded on 01/12/2009
18	under no. 20090112001130;
19	(5) Appointment of Successor Trustee dated 02/16/2010 and recorded on
20	02/17/2010 under no. 20100217000758;
21	(6) Notice of Trustee's Sale dated 03/22/2010 and recorded on 03/23/2010
22	under no. 20100323000378;
	(7) Notice of Discontinuance of Trustee's Sale dated 06/16/2010 and recorded
23	on 06/17/2010 under no. 20100617000457;
	HELMUT KAH, Attorney at Law 16818 140 th Avenue NE

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1	(8) Notice of Discontinuance of Trustee's Sale dated 06/16/2010 and recorded
2	on 06/17/2010 under no. 20100617000458;
3	(9) Notice of Discontinuance of Trustee's Sale dated 06/22/2010 and recorded
4	on 06/24/2010 under no. 20100624000425;
5	(10) Notice of Trustee's Sale dated 12/20/2010 and recorded on 12/22/2010
6	under no. 20101222001196. Cover sheet of Notice mailed to Plaintiff directs, "Send Payments to: ETS [Burbank, CA address]"
7	(11) Notice of Discontinuance of Trustee's Sale dated 05/26/2011 and recorded on 06/07/2011 under no. 20110607001051; and
8	on 00/0//2011 under no. 2011000/001051, and
9	(12) Notice of Discontinuance of Trustee's Sale dated 06/07/2010 and recorded
10	on 06/07/2011 under no. 20110607001165.
11	Defendant LSI Title Agency, Inc. ["LSI"]:
12	4.13(a) LSI's name appears as a party to the following recorded documents:
	(1) As successor trustee in an Appointment of Successor Trustee dated
13	02/16/2010 and recorded on 02/17/2010 under no. 20100217000758.
14	(2) As Trustee in a Notice of Trustee's Sale dated 03/22/2010 and recorded
15	03/23/2010 under no. 20100323000378.
16	(3) As Trustee in a Notice of Discontinuance of Trustee's Sale dated 06/22/2010
17	and recorded on 06/24/2010 under no. 20100624000425.
18	(4) As Trustee in a Notice of Trustee's Sale dated 12/20/2010 and recorded on
	12/22/2010 under no. 20101222001196.
19	(5) As Trustee in a Notice of Discontinuance of Trustee's Sale dated 05/26/2010
20	and recorded on 06/07/2011 under no. 20110607001051.
21	(6) As Trustee in a Notice of Discontinuance of Trustee's Sale dated 06/07/2011
22	and recorded on 06/07/2011 under no. 20110607001165.
23	

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